Calendar No.

96TH CONGRESS 2D SESSION S. 2284

[Report No. 96-730]

To authorize the intelligence system of the United States by the establishment of a statutory basis for the national intelligence activities of the United States, and for other purposes.

IN THE SENATE OF THE UNITED STATES

FEBRUARY 8 (legislative day, JANUARY 3), 1980

Mr. Huddleston (for himself, Mr. Mathias, Mr. Bayh, and Mr. Goldwater) introduced the following bill; which was read twice and referred to the Select Committee on Intelligence

MAY 15 (legislative day, JANUARY 3), 1980

Reported by Mr. BAYH, with an amendment and an amendment to the title [Strike out all after the enacting clause and insert the part printed in italic]

A BILL

- To authorize the intelligence system of the United States by the establishment of a statutory basis for the national intelligence activities of the United States, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1	That this Act may be cited as the "National Intelligence Act
2	of 1980".
3	TITLE I—AUTHORIZATION FOR INTELLIGENCE
4	ACTIVITIES
5	PART A—FINDINGS; PURPOSES; DEFINITIONS
6	STATEMENT OF FINDINGS
7	SEC. 101. The Congress hereby makes the following
8	findings:
9	(1) Intelligence activities should provide timely
10	accurate, and relevant information and analysis neces-
11	sary for the conduct of the foreign relations and the
12	protection of the national security of the United States.
13	(2) The collection and production of intelligence
14	should be conducted in a manner that avoids waste and
15	unnecessary duplication of effort within the intelligence
16	community.
17	(3) Supervision and control are necessary to
18	ensure that intelligence activities are in support of the
19	foreign relations of the United States and do not
20	abridge rights protected by the Constitution and laws
21	of the United States.
22	STATEMENT OF PURPOSES
23	SEC. 102. It is the purpose of this Act—

1	(1) to authorize the intelligence activities neces-
2	sary for the conduct of the foreign relations and the
3	protection of the national security of the United States;
4	(2) to replace the provisions of the National Secu-
5	rity Act of 1947 governing intelligence activities;
6	(3) to ensure that the intelligence activities of the
7	United States are conducted in a manner consistent
8	with United States defense and foreign policy interests
9	and are properly and effectively directed, regulated, co-
10	ordinated, and administered;
11	(4) to ensure that the Government of the United
12	States is provided, in the most efficient manner, with
13	accurate, relevant, and timely information and analysis
14	so that sound and informed decisions may be made re-
15	garding the security and vital interests of the United
16	States and so that the United States may be protected
17	against foreign intelligence activities, international ter-
18	rorist activities, and other forms of hostile action by
19	foreign powers, organizations, or their agents, or by in-
20	ternational terrorists, directed against the United
21	States; and
22	(5) to ensure that the entities of the intelligence
23	community are accountable to the President, the Con-
24	gress, and the people of the United States and that the
25	intelligence activities of the United States are conduct-

1	ed in a manner consistent with the Constitution and
2	laws of the United States.
3	DEFINITIONS
4	SEC. 103. As used in this title—
5	(1) The term "communications security" means
6	the protection resulting from any measure taken to
7	deny unauthorized persons information derived from
8	the telecommunications of the United States related to
9	the national security, or from any measure taken to
10	ensure the authenticity of such telecommunications.
11	(2) The term "counterintelligence" means infor-
12	mation pertaining to the capabilities, intentions, or ac-
13	tivities of any foreign power, organization, or person in
14	the fields of espionage, other clandestine intelligence
15	activity, covert action, assassination, or sabotage.
16	(3) The term "counterintelligence activity"
17	means —
18	(A) the collection, retention, processing,
19	analysis, and dissemination of counterintelligence;
20	and
21	(B) any other activity, except for personnel,
22	document, physical and communications security
23	programs, undertaken to counter or protect
24	against the espionage, other clandestine intelli-
25	genee activity, covert action, assassination, or

1	sabotage, or similar activities of a foreign govern-
2	ment.
3	(4) The term "counterterrorism intelligence"
4	means information pertaining to the capabilities, inten-
5	tions, or activities of any foreign power, organization
6	or person related to international terrorist activity.
7	(5) The term "counterterrorism intelligence activi-
8	ty" means—
9	(A) the collection, retention, processing,
10	analysis, or dissemination of counterterrorism in-
11	telligence; and
12	(B) any other activity undertaken by an
13	entity of the intelligence community to counter or
l4	protect against international terrorist activity.
15	(6) The term "cover" means any means by which
16	the true identity or relationship with an entity of the
17	intelligence community of any activity, officer, employ-
18	ce, or agent of such entity, or of a related corporation
19	or organization, is disguised or concealed.
90	(7) The terms "departments and agencies" and
21	"department or agency" means any department,
22	agency, bureau, independent establishment, or wholly
23	owned corporation of the Government of the United
24 ·	States.

1	(8) The term "foreign intelligence" means infor-
2	mation pertaining to the capabilities, intentions or ac-
3	tivities of any foreign state, government, organization,
4	association, or individual, or information on the foreign
5	aspects of narcotics production and trafficking, but does
6	not include counterintelligence, counterterrorism intelli-
7	gence, or tactical intelligence.
8	(9) The term "foreign intelligence activity" means
9	the collection, retention, processing, analysis, or dis-
10	semination of foreign intelligence.
11	(10) The term "intelligence" means foreign intelli-
12	genee, counterintelligence, counterterrorism intelli-
13	gence, and information relating to or resulting from
14	any intelligence activity.
15	(11) The term "intelligence activity" means—
16	(A) any foreign intelligence activity;
17	(B) any counterintelligence activity;
18	(C) any counterterrorism intelligence activity;
19	(D) any special activity.
20	(12) The terms "intelligence community" and
21	"entity of the intelligence community" mean-
22	(A) the Office of the Director of National In-
23	telligence;
24	(B) the Central Intelligence Agency;
25	(C) the Defense Intelligence Agency;

1	(D) the National Security Agency;
2	(E) the offices within the Department of De-
3	fense for the collection of specialized national in-
4	telligence through reconnaissance programs;
5	(F) the intelligence components of the mili-
6	tary services;
7	(G) the intelligence components of the Feder-
8	al Bureau of Investigation;
9	(H) the Bureau of Intelligence and Research
10	of the Department of State;
l 1	(I) the foreign intelligence components of the
12	Department of the Treasury;
13	(J) the foreign intelligence components of the
14	Department of Energy.
15	(K) the successor to any of the agencies, of-
16	fices, components, or bureaus named in clauses
17	(A) through (J); and
18	(L) such other components of the depart-
19	ments and agencies, to the extent determined by
20	the President, as may be engaged in intelligence
21	activities.
22	(13) The term "international terrorist activity"
23	means any activity which-
24	(A) involves—

1	(1) kning, causing serious bodily harm
$\dot{2}$	to, or kidnapping one or more individuals;
3	(ii) violent destruction of property;
4	(iii) an attempt or credible threat to
5	commit any act described in clause (i) or (ii);
6	and
7	(B) appears intended to endanger a protectee
8	of the Secret Service or the Department of State,
9	or to further political, social, or economic goals
10	by
11	(i) intimidating or cocreing a civilian
12	population or any segment thereof;
13	(ii) influencing the policy of a govern-
14	ment or international organization by intimi-
15	dation or cocreion; or
16	(iii) obtaining widespread publicity for a
17	group or its cause; and
18	(C) occurs totally outside the United States,
19	or transcends national boundaries in terms of—
20	(i) the means by which its objective is
21	accomplished;
22	(ii) the civilian population, government,
23	or international organization it appears in-
24	tended to cocree or intimidate, or

1	(iii) the locale in which its perpetrators
2	operate or seek asylum.
3	(14) The term "national intelligence" means for-
4	eign intelligence which is collected, retained, proc-
5	essed, or disseminated by the entities of the intelli-
6	gence community for use in the formulation and direc-
7	tion of national policy.
8	(15) The term "national intelligence activity"
9	means (A) any special activity, (B) any foreign intelli-
10	gence activity the primary purpose of which is to col-
11	leet or produce national intelligence, and (C) any for-
12	eign intelligence activity designated by the President
13	as a national intelligence activity.
14	(16) The term "national intelligence budget"
15	means the budget prepared by the Director of National
16	Intelligence pursuant to section 308 of this Act and in-
17	eludes all funds for—
18	(A) the programs of the Central Intelligence
19	Agency and of the Office of the Director of Na-
20	tional Intelligence;
21	(B) the Consolidated Cryptologic Program,
22	the programs of the offices within the Department
23	of Defense for the collection of specialized nation-
24	al intelligence through reconnaissance programs,
25	and the General Defense Intelligence Program,

1 except such elements of these programs as the
2 Director of National Intelligence and the Secre-
3 tary of Defense agree should be excluded; and
4 (C) any other program or programs of any
5 department or agency designated by the President
6 or jointly by the Director of National Intelligence
7 and the head of such department or agency.
8 (17) the term "proprietary" means a sole propri-
9 etorship, partnership, corporation, other commercial
entity organized in the United States, or other entity
organized abroad that is owned or controlled by ar
entity of the intelligence community but whose rela-
tionship to that entity is not officially acknowledged.
14 (18) The term "special activity" means an activi-
ty conducted abroad which is (A) designed to further
official United States programs and policies abroad
and (b) planned and executed so that the role of the
United States Government is not apparent or acknowledge 18
19 edged publicly. Such term does not include any coun
20 terintelligence or counterterrorism intelligence activity
or the collection, retention, processing, dissemination
22 and analysis of intelligence or related support func
23 tions, nor any diplomatic activity of the United States
24 (19) The term "tactical intelligence" means infor-
25 mation pertaining to the capabilities, intentions, or ac

1	tivities of any foreign state, government organization
2	association, or individual required by the Armed Forces
3	of the United States to maintain their readiness for
4	combat operations and to support the planning and
5	conduct of combat operations by the United States.
6	(20) The term "United States", when used in a
7	geographical sense, means all areas under the territori
8	al sovereignty of the United States and the Trust Ter-
9	ritory of the Pacific Islands.
0	(21) The term "United States person" means—
1	(A) a citizen of the United States;
2	(B) an alien lawfully admitted for permanen
3	residence (as defined in section 101(a)(20) of the
4	Immigration and Nationality Act), except that
5	such alien may be presumed to have lost status as
16	a United States person for purposes of this Ac
7	after one year of continuous residence outside the
18	United States until information is obtained which
9	indicates an intent on the part of such alien to
80	return to the United States as a permanent resi
21	dent alien;
22	(C) any unincorporated association organized
23	in the United States or a substantial number o
24	whose members are citizens of the United State

or aliens lawfully admitted for permanent resi-

25

1	dence and which is not openly acknowledged by a
2	foreign government or governments to be directed
3	and controlled by such foreign government or
4	governments, except that an unincorporated asso-
5	ciation outside the United States may be pre-
6	sumed not to be a United States person until in-
7	formation is obtained which indicates the con-
8	trary; or
9	(D) any corporation which is incorporated in
10	the United States and which is not openly ac-
11	knowledged by a foreign government or govern-
12	ments to be directed and controlled by such gov-
13	ernment or governments, except that a corpora-
14	tion or corporate subsidiary incorporated abroad
15	or controlled by a foreign power abroad is not a
16	United States person.
17	PART B—GENERAL INTELLIGENCE AUTHORITIES
18	AUTHORIZATION FOR INTELLIGENCE ACTIVITIES
19	SEC. 111. (a) The entities of the intelligence community
20	are authorized to conduct intelligence activities, under the
21	direction and review of the National Security Council, but
22	only in accordance with the provisions of this Act.
23	(b) Nothing in this title shall be construed to prohibit
24	any department or agency from collecting, retaining, process-

1	ing, analyzing, or disseminating information if such depart-
2	ment or agency is otherwise authorized to do so.
3	(e) Except as expressly provided, nothing in this Act
4	shall be construed to prohibit or affect any activities of any
5	department or agency that are not intelligence activities.
6	(d) Except as expressly provided, nothing in this Act is
7	intended to affect or alter existing responsibilities under law,
8	including those established under section 2680a of title 22,
9	United States Code.
10	(e) Nothing in this Act shall be construed to authorize
11	any entity of the intelligence community to conduct any ac-
12	tivity for the purpose of depriving any person of any rights,
13	privileges, or immunities secured or protected by the Consti-
14	tution or laws of the United States.
15	NATIONAL SECURITY COUNCIL
16	SEC. 112. (a) The National Security Council shall pro-
17	vide the highest level review of, guidance for, and direction
18	to the conduct of all intelligence activities. The responsibil-
19	ities of the National Security Council, or such committees of
20	the National Security Council as may be established by the
21	President, shall be to—
22	(1) establish requirements and priorities for na-

23

tional intelligence;

1	(2) review the responsiveness of program and
2	budget proposals to intelligence requirements and pri-
3	orities;
4	(3) review the quality of national intelligence
5	products and develop appropriate policy guidance;
6	(4) develop policy, standards, and doctrine for the
7	conduct of counterintelligence and counterterrorism in-
8	telligence activities;
9	(5) advise and assist the President in the formula-
10	tion of policy with respect to communications security,
11	including the relationship between the communications
12	security and intelligence activities of the United States;
13	(6) perform its responsibilities under Part C of
14	this title and under section 213 of this Act.
15	(b) The President may—
16	(1) establish such committees of the National Se-
17	eurity Council as may be necessary to discharge its re-
18	sponsibilities under this Act;
19	(2) determine the membership of such committees,
20	consistent with this Act, including designation of a
21	chairman and requirements for attendance of members;
22	(3) prescribe such other standards, procedures,
23	and specific duties as may be necessary and appropri-
24	ate for the National Security Council and such commit-

1	tees thereof to discharge their responsibilities under
2	this Act.
3	PART C-AUTHORIZATION AND PROCEDURES FOR SPE-
4	CIAL ACTIVITIES AND OTHER SENSITIVE INTELLI-
5	GENCE ACTIVITIES
6	PURPOSE
7	SEC. 121. The purpose of this part is to ensure that
8	special activities are undertaken only in support of important
9	national security interests of the United States when evert or
10	less sensitive alternatives would not be likely to achieve the
11	intended objective; when such activities are consistent with
12	the aims, values, and policies of the United States; and when
13	the anticipated benefits of such activities justify the foresee-
14	able risks and likely consequences.
15	CONDUCT OF SPECIAL ACTIVITIES
16	SEC. 122. (a) Special activities may be conducted only
17	by the Central Intelligence Agency. The Department of De-
18	fense may also conduct special activities in accordance with
19	section 123(c). Any department or agency may conduct spe-
20	cial activities when the President determines that the intend-
21	ed United States objective is more likely to be achieved.
22	(b) Support for any special activity may be provided by
23	any department or agency if the President determines for ac-
24	tivities involving substantial resources, risks, or conse-
25	quences, or if the National Security Council or a committee

1	thereof determines for other activities, that such support is
2	necessary.
3	AUTHORIZATION FOR SPECIAL ACTIVITIES
4	SEC. 123. Special activities shall be authorized only as
5	follows:
6	(a) Special activities shall be authorized by the Presi-
7	dent.
8	(1) Authorization for any special activity that in-
9	volves substantial resources, risks, or consequences
10	shall require a finding by the President that each such
11	special activity is important to the national security of
12	the United States and consistent with the purposes of
13	this part.
14	(2) Authorization for any other special activities
15	may be by category and shall require a finding by the
16	President that such category of special activities is im-
17	portant to the national security of the United States
18	and consistent with the purposes of this part. The Na-
19	tional Security Council or a committee thereof desig-
20	nated by the President for that purpose shall be re-
21	sponsible for the supervision of each such activity and
22	shall ensure that it is consistent with the Presidential
23	finding.
24	(b) Authorization by the President for special activities

25 shall be preceded by a review by the National Security Coun-

- 1 cil or a committee thereof designated by the President for
- 2 that purpose. Such review shall include an assessment and a
- 3 recommendation as to whether the activity or category of
- 4 activities is consistent with the purposes of this part. Such
- 5 recommendation shall include the views of any member who
- 6 disagrees with the majority of the Council or committee
- 7 thereof.
- 8 (e) No decision or recommendation to the President re-
- 9 lating to a special activity may be made by the National Se-
- 10 curity Council or a committee thereof unless the following
- 11 officers, or if unavailable their representatives, were present:
- 12 The Secretary of Defense, the Secretary of State, the Attor-
- 13 ney General, and the Director of National Intelligence.
- 14 (d) Any special activity which lasts more than a year or
- 15 which is substantially changed in form or purpose must be
- 16 reaffirmed by the President under subsection (a) and re-
- 17 viewed by the National Security Council or a committee
- 18 thereof under subsection (b).
- 19 (c) The President may delegate Presidential authorities
- 20 and responsibilities under this section to the Secretary of De-
- 21 fense with respect to special activities conducted by the
- 22 Armed Forces of the United States in time of war declared
- 23 by Congress or during any period covered by a report from
- 24 the President to the Congress under the War Powers Resolu-

- 1 tion (87 Stat. 555), to the extent necessary to earry out the
- 2 activity that is the subject of the report.
- 3 AUTHORIZATION FOR OTHER SENSITIVE INTELLIGENCE
- 4 ACTIVITIES
- 5 SEC. 124. The President shall establish procedures for
- 6 the approval of sensitive foreign intelligence, counterintelli-
- 7 genee, or counterterrorism intelligence activities which may
- 8 require review or findings by the President, the National Se-
- 9 curity Council, a committee thereof, the Director of National
- 10 Intelligence, the head of an entity of the intelligence commu-
- 11 nity, or any other designated official.
- 12 CONGRESSIONAL NOTIFICATION
- 13 SEC. 125. Each special activity authorized under sec-
- 14 tion 123(a)(1) and each category of special activities author-
- 15 ized under section 123(a)(2) shall be considered significant
- 16 anticipated intelligence activities for the purposes of the re-
- 17 quirement of section 142 of this Act, except that such prior
- 18 notice may be limited for a period of forty-eight hours to the
- 19 chairmen and ranking minority members of the House Per-
- 20 manent Select Committee on Intelligence and the Senate
- 21 Select Committee on Intelligence, the Speaker and minority
- 22 leader of the House of Representatives, and the majority and
- 23 minority leaders of the Senate if the President determines it
- 24 is essential to meet extraordinary circumstances affecting
- 25 vital interests of the United States. Such committees shall be

1	fully informed under section 142 of this Act upon expiration
2	of the forty-eight hour period.
3	PART D-LIMITATIONS ON INTELLIGENCE AUTHORITIES
4	PROHIBITION ON ASSASSINATION
5	SEC. 131. No person employed by or acting on behalf of
6	the United States Government shall engage or conspire to
7	engage in assassination.
8	INTEGRITY OF PRIVATE INSTITUTIONS OF THE UNITED
9	STATES
10	SEC. 132. (a) The President shall establish public guide-
11	lines for the intelligence activities of the entities of the intelli-
12	gence community to protect the integrity and independence
13	of private institutions of the United States in accordance with
14	constitutional principles.
15	(b) No entity of the intelligence community may use, for
16	the purpose of establishing or maintaining cover for any offi-
17	eer of that entity to engage in foreign intelligence activities
18	or special activities, any affiliation, real or estensible, with
19	any United States religious organization, United States
20	media organization, United States educational institution, the
21	Peace Corps, or any United States Government program de-
22	signed to promote education, the arts, humanities, or cultural
23	affairs through international exchanges.
24	(e) Nothing in this section shall be construed to prohibit
25	voluntary contacts or the voluntary exchange of information

1	between any person and any entity of the intelligence com
2	munity.
3	(d) The President may waive any or all of the provisions
4	of this section during any period in which the United States
5	is engaged in war declared by Act of Congress, or during any
6	period covered by a report from the President to the Con-
7	gress under the War Powers Resolution (87 Stat. 555), to
8	the extent necessary to carry out the activity that is the sub-
9	ject of the report. The President shall notify the House Per-
10	manent Select Committee on Intelligence and the Senate
11	Select Committee on Intelligence in a timely manner of such
12	a waiver and inform those committees of the facts and cir-
13	cumstances requiring such a waiver.
14	RESTRICTIONS ON COVERT DOMESTIC PUBLICATIONS
15	SEC. 133. No entity of the intelligence community may
16	pay for or otherwise knowingly cause or support distribution
17	of any book, magazine, article, periodical, film, or video or
18	audio tape, for the purpose of influencing public opinion
19	within the United States, unless the involvement of the
20	United States Government is acknowledged.
21	RESTRICTIONS ON CONTRACTING
22	SEC. 134. Entity sponsorship of a contract or arrange-
23	ment for the provision of goods or services with any United
24	States organization may be concealed from such organization

25 if—

1	(a) the contract or arrangement is a routine serv-
2	ice contract, procurement contract, or transaction car-
3	ried out under the Economy Act (38 Stat. 1084); or
· 4	(b) the organization is not an educational institu-
5	tion and it is determined, pursuant to procedures ap-
6	proved by the Attorney General, that such conceal-
7	ment is necessary for intelligence activities authorized
8	by this Act.
9	ACTIVITIES UNDERTAKEN INDIRECTLY
10	SEC. 135. No entity of the intelligence community and
11	no employee of an entity of the intelligence community may
12	request or otherwise knowingly encourage, directly or indi-
13	reetly, an individual, organization, or foreign government to
14	engage in any activity on behalf of the United States Govern-
15	ment in which such entity of the intelligence community is
16	prohibited by this Act from engaging: Provided, however,
17	That this restriction shall not prohibit any entity of the intel-
18	ligence community from requesting a department or agency
19	of the United States Government to engage in an activity
20	that is within the authorized functions of the department or
21	agency to which the request is made.

1	PART E—OVERSIGHT AND ACCOUNTABILITY
2	INTELLIGENCE OVERSIGHT BOARD; REPORTING ON
3	VIOLATIONS; DISCIPLINARY PROCEDURES
4	SEC. 141. (a) The President shall appoint a board to be
5	known as the Intelligence Oversight Board (hereinafter re-
6	ferred to as the "Board") whose members shall be selected
7	from outside the Government.
8	(b) The Board is authorized to employ staff to assist in
9	earrying out its functions.
10	(e) As prescribed by the President, the Board shall—
11	(1) function to provide the President independent
12	oversight of the intelligence community, in order to
13	report to the President on questions of legality and
14	propriety;
15	(2) be given access to all information relevant to
16	its functions which is in the possession, custody or con-
17	trol of any entity of the intelligence community; and
18	(3) conduct such inquiries into the activities of any
19	entity of the intelligence community as the Board
20	deems necessary to perform its functions.
21	(d) Each entity of the intelligence community shall have
22	a general counsel or a person designated to fulfill the respon-
23	sibilities of a general counsel who shall serve as legal advisor
24	to the head of that entity and shall have the responsibility
25	to

1	(1) review activities of that entity to determine
2	whether such activities are in conformity with the Con-
3	stitution and laws of the United States, Executive
4	orders, Presidential directives and memoranda, and the
5	rules, regulations, and policies of that entity;
6	(2) review all rules and regulations of that entity,
7	including but not limited to any rule or regulation pro-
8	posed to implement the provisions of this Act, to
9	ensure that such rules and regulations are in conform-
10	ity with the Constitution and laws of the United
11	States, Executive orders, and Presidential directives
12	and memoranda;
13	(3) report to the Board any intelligence matters as
14	specified by the President; and
15	(4) perform such additional duties as the head of
16	that entity may prescribe, consistent with the provi-
17	sions of this Act.
18	(e) Each entity of the intelligence community shall have
19	an inspector general or a person designated to fulfill the re-
20	sponsibilities of an inspector general who shall have the re-
21	sponsibility to—
22	(1) investigate all activities of that entity to deter-
23	mine in what respects authorized functions may more
24	effectively be performed and to determine the facts and
25	circumstances of any alleged wrongdoing;

1	(2) advise the head of that entity and, with re
2	spect to matters of legality, the general counsel of tha
3	entity of findings regarding activities of that entity;
4	(3) report to the Board any intelligence matters as
5	specified by the President; and
6	(4) perform such other investigations as the head
7	of that entity deems necessary, consistent with the pro-
8	visions of this Act.
9	(f) The Attorney General or a designee shall—
10	(1) report, in a timely manner, to the Board any
11	intelligence activity that involves a question as to
12	whether there has been a significant violation of law
13	and which has not been previously reported to the At-
14	torney General by the Board;
15	(2) report to the President in a timely manner any
16	intelligence activities that involve serious questions of
17	law;
18	(3) report to the President, the Board, and the
19	heads of the appropriate entities of the intelligence
20	community, in a timely manner, decisions made or ac-
21	tions taken in response to reports from such entities
22	concerning intelligence activities; and
23	(4) keep the Board and general counsels of enti-
24	ties of the intelligence community informed regarding

1	legal opinions of the Department of Justice affecting
2	the operations of the intelligence community.
3	(g) The head of each entity of the intelligence communi-
4	ty shall—
5	(1) ensure that the inspector general and the gen-
6	eral counsel of that entity have access to any informa-
7	tion necessary to perform their functions under this
8	Act;
9	(2) provide to the Attorney General, in accord-
10	ance with applicable law, any information required by
11	the Attorney General to fulfill the Attorney General's
12	responsibilities under this Act;
13	(3) report to the Attorney General, pursuant to
14	section 535 of title 28, United States Code, immediate-
15	ly upon discovery, evidence of possible violation of
16	Federal criminal law by any person employed by, as-
17	signed to, or acting for, such entity; and
18	(4) report to the Attorney General evidence of
19	possible violations by any other person of those Feder-
20	al criminal laws specified in guidelines adopted by the
21	Attorney General.
22	(h) All officers and employees of each entity of the intel-
23	ligence community shall cooperate fully with the Board, the
24	inspector general and general counsel of that entity, and the
25	Attorney General in the conduct of their authorized func-

1	tions, and in the reporting of any possible violation of law to
2	the head of the entity and the inspector general or general
3	counsel of that entity or the Board. The head of each entity
4	of the intelligence community shall ensure such full coopera-
5	tion. No officer or employee who so reports in good faith or
6	so cooperates shall be subject to adverse personnel action
7	solely on account of such reporting or cooperation.
8	(i)(1) The head of each entity of the intelligence commu-
9	nity shall be empowered to take disciplinary action against
10	any person employed by that entity for any action or omis-
11	sion that violates the provisions of this Act or any guidelines,
12	procedures, or regulations established pursuant to this Act,
13	including any regulation, procedure, or obligation to provide
14	for personnel, document, communications, or physical secu-
15	rity or to protect intelligence sources and methods from un-
16	authorized disclosure. Notwithstanding any other provision of
17	law, such action may include—
18	(A) suspension from employment without pay for
19	a period not to exceed one hundred and eighty days;
20	(B) reduction in salary or grade, or both;
21	(C) dismissal from employment; or
22	(D) a combination of (A) and (B).
23	(2) Before such disciplinary action is taken under this
24	subsection against persons employed by or assigned to an

entity of the intelligence community, such persons shall have the opportunity to present evidence on their behalf. (3) Nothing contained in this subsection shall be construed to affect or limit the authority of the head of an entity of the intelligence community to terminate the employment of or take disciplinary action against any person employed by or assigned to that entity under any provision of law other than this subsection. 9 CONGRESSIONAL OVERSIGHT 10 SEC. 142. (a) Consistent with all applicable authorities and duties, including those conferred by the Constitution upon the executive and legislative branches, the head of each 12 entity of the intelligence community shall— (1) keep the House Permanent Select Committee 14 on Intelligence and the Senate Select Committee on 15 Intelligence fully and currently informed of all intelli-16 17 gence activities which are the responsibility of, are en-18 gaged in by, or are earried out for or on behalf of, that 19 entity of the intelligence community, including any sig-20 nificant anticipated intelligence activity; but the forego-21 ing provision shall not require approval of such com-22 mittees as a condition precedent to the initiation of any 23 such anticipated intelligence activity; 24 (2) furnish any information or material concerning intelligence activities in the possession, custody, or 25

1	control of the head of the relevant entity of the intelli-
2	gence community or in the possession, custody, or con-
3	trol of any person paid by such entity whenever re-
4	quested by the House Permanent Select Committee on
5	Intelligence or the Senate Select Committee on Intelli-
6	gence; and
7	(3) report in a timely fashion to the House Per-
8	manent Select Committee on Intelligence and the
9	Senate Select Committee on Intelligence information
10	relating to intelligence activities that are illegal or im-
11	proper and corrective actions that are taken or
12	planned.
13	(b) The head of each entity of the intelligence communi-
14	ty shall maintain a complete record of all legal authorities,
15	published regulations, and published instructions pertaining
16	to the intelligence activities of that entity.
17	(e) The head of each entity of the intelligence communi-
18	ty shall establish procedures to ensure that a record is main-
19	tained and preserved of each authorization or approval re-
20	quired by law, regulation or procedures under section 212
21	with respect to any intelligence activity.
22	(d) The Permanent Select Committee on Intelligence of
23	the House of Representatives and the Select Committee on
24	Intelligence of the Senate shall be furnished copies of all
25	record schedules, which the entities of the intelligence com-

- 1 munity are required by law to furnish to the Archivist of the
- 2 United States, including any modifications, amendments or
- 3 supplements, at such time as these schedules, medifications,
- 4 amendments, or supplements are submitted to the Archivist
- 5 for approval.
- 6 (e) The President may establish such procedures as the
- 7 President determines may be necessary to earry out the pro-
- 8 visions of this section.
- 9 CONGRESSIONAL COMMITTEE REPORTS; DISCLOSURE
- 10 PROVISIONS
- 11 SEC. 143. (a) The House Permanent Select Committee
- 12 on Intelligence and the Senate Select Committee on Intelli-
- 13 gence shall report, at least annually, to their respective
- 14 Houses on the nature and extent of the intelligence activities
- 15 of the United States. Each committee shall promptly call to
- 16 the attention of its respective House, or to any appropriate
- 17 committee or committees of its respective House, any matter
- 18 relating to intelligence activities which requires or should
- 19 have the attention of such House or such committee or com-
- 20 mittees. In making such reports, the House Permanent
- 21 Select Committee on Intelligence and the Senate Select
- 22 Committee on Intelligence shall do so in a manner consistent
- 23 with the protection of the national security interests of the
- 24 United States.

1 (b) No information or material provided to the House Permanent Select Committee on Intelligence or the Senate Select Committee on Intelligence relating to the intelligence activities of any department or agency that has been classified under established security procedures or that was submitted by the executive branch with the request that such information or material be kept confidential shall be made public by the House Permanent Select Committee on Intelligence or the Senate Select Committee on Intelligence or any member thereof, except in accordance with the provisions of 11 H. Res. 658 of the Ninety-fifth Congress in the case of the House Permanent Select Committee on Intelligence and its members, or in accordance with the provisions of S. Res. 400 of the Ninety-fourth Congress in the ease of the Senate Select Committee on Intelligence and its members. 16 (e)(1) The House Permanent Select Committee on Intelligence shall, under such regulations as that committee shall prescribe, make any information described in subsection (a) or (b) available to any other committee or any other Member of the House. Whenever the House Permanent Select Committee on Intelligence makes such information available, that committee shall keep a written record showing which committee or which Members of the House received such information. No Member of the House who, and no committee which, receives such information under this paragraph shall

- 1 disclose such information except in accordance with the pro-
- 2 visions of H. Res. 658 of the Ninety-fifth Congress.
- 3 (2) The Senate Select Committee on Intelligence may,
- 4 under such regulations as that committee shall prescribe to
- 5 protect the confidentiality of such information, make any in-
- 6 formation described in subsection (a) or (b) available to any
- 7 other committee or any other Member of the Senate. When-
- 8 ever the Senate Select Committee on Intelligence makes
- 9 such information available, the committee shall keep a writ-
- 10 ten record showing which committee or which Members of
- 11 the Senate received such information. No Member of the
- 12 Senate who, and no committee which, receives any informa-
- 13 tion under this paragraph, shall disclose such information
- 14 except in accordance with the provisions of S. Res. 400 of
- 15 the Ninety-fourth Congress.
- 16 (d) No employee of the House Permanent Select Com-
- 17 mittee on Intelligence or the Senate Select Committee on
- 18 Intelligence, or of any committee to which information is pro-
- 19 vided pursuant to subsection (e), or any person engaged by
- 20 contract or otherwise to perform services for or at the re-
- 21 quest of such committee shall be given access to any classi-
- 22 fied information by such committee unless such employee or
- 23 person has (1) agreed in writing and under oath to be bound
- 24 by the rules of the House or the Senate, as the ease may be,
- 25 and of such committees as to the security of such information

during and after the period of his employment or contractual agreement with such committees; and (2) received an appropriate security elearance as determined by such committee in consultation with the Director of National Intelligence. The type of security elearance to be required in the ease of any such employee or person shall, within the determination of such committees in consultation with the Director of National Intelligence be commensurate with the sensitivity of the classified information to which such employee or person will be 10 given access by such committees. (e) The provisions of subsections (a), (b), and (e) are en-11 acted by the Congress— 13 (1) as an exercise of the rulemaking power of the 14 House of Representatives and the Senate, respectively, 15 and as such they shall be considered as part of the 16 rules of each House, respectively, and shall supersede other rules only to the extent that they are inconsistent 17 18 therewith: and 19 (2) with full recognition of the constitutional right 20 of either House to change such rules (as far as relating 21 to such House) at any time, in the same manner, and 22 to the same extent as in the ease of any other rule of 23 such House.

1	THE GOLD THE THE TO APPROPRIATIONS FOR NA-
2	TIONAL INTELLIGENCE, COUNTERINTELLIGENCE, AND
3	COUNTERTERRORISM INTELLIGENCE ACTIVITIES
4	SEC. 144. No funds may be appropriated for any fiscal
5	year beginning after September 30, 1980, for the purpose of
6	carrying out any national intelligence activity, counterintelli-
7	gence activity, or counterterrorism intelligence activity by
8	any entity of the intelligence community unless funds for such
9	activity have been previously authorized by legislation en-
10	acted during the same fiscal year or during one of the two
11	immediately preceding fiscal years, except that this limitation
12	shall not apply to funds appropriated by any continuing reso-
13	lution or required by pay raises.
14	AUDITS AND REVIEWS BY THE COMPTROLLER GENERAL
15	SEC. 145. (a) All funds appropriated to the Office of the
16	Director, all funds appropriated to entities of the intelligence
17	community, and all intelligence activities conducted by enti-
18	ties of the intelligence community, and information and mate-
19	rials relating thereto, shall be subject to financial and pro-
20	gram management audit and review by the Comptroller Gen-
21	eral of the United States, upon the request of the House
22	Permanent Select Committee on Intelligence or the Senate
23	Select Committee on Intelligence.
24	(b) Any other committee of the Congress may request
25	financial and program management audits and reviews by the

- 1 Comptroller General of the United States of any intelligence
- 2 activity over which such committee has legislative jurisdic-
- 3 tion, but only through and with the approval of the House
- 4 Permanent Select Committee on Intelligence or the Senate
- 5 Select Committee on Intelligence. The results of any such
- 6 audit or review shall be submitted to (1) the House Perma-
- 7 nent Select Committee on Intelligence, in the case of any
- 8 audit or review requested by a committee of the House of
- 9 Representatives, and shall be made available by such select
- 10 committee, in accordance with and subject to the provisions
- 11 of section 143 of this Act, to the committee of the House of
- 12 Representatives which requested such audit or review, and
- 13 (2) the Senate Select Committee on Intelligence in the ease
- 14 of any audit or review requested by a committee of the
- 15 Senate, and shall be made available by such select commit-
- 16 tee, in accordance with and subject to the provisions of sec-
- 17 tion 143 of this Act, to the committee of the Senate which
- 18 requested such audit or review.
- 19 (c) Any audit or review of any intelligence activity au-
- 20 thorized in subsection (a) or (b) above shall be conducted in
- 21 accordance with such security standards as may be pre-
- 22 seribed by the Director.
- 23 (d) Notwithstanding the foregoing provisions of this sub-
- 24 section, the Director may exempt from any such audit and
- 25 review any funds expended for a particular intelligence activ-

1	ity, and the activity for which such funds are expended, if the
2	Director (1) determines such exemption to be essential to
3	protect the security of the United States, and (2) notifies the
4	House Permanent Select Committee on Intelligence and the
5	Senate Select Committee on Intelligence of such exemption.
6	TITLE II—STANDARDS FOR INTELLIGENCE
7	ACTIVITIES
8	PART A—PURPOSES AND DEFINITIONS
9	STATEMENT OF PURPOSES
10	SEC. 201. It is the purpose of this title—
11	(a) to provide statutory authorization for activities
12	of entities of the intelligence community that concern
13	United States persons and that are necessary for the
14	conduct of the foreign relations or the protection of the
15	national security of the United States;
16	(b) to establish statutory standards for such activi-
17	ties and effective means to ensure that such activities
18	are conducted in accordance with those standards; and
19	(e) to delineate responsibilities of government offi-
20	cials for ensuring that such activities are conducted in
21	accordance with the Constitution and laws of the
22	United States

1	DEFINITIONS
2	SEC. 202. (a) The definitions in title I of this Act shall
3	apply to this title. References to law within this title are to
4	the laws of the United States.
5	(b) As used in this title—
6	(1) The term "collecting agency" means, with re
7	spect to information, the department or agency tha
8	collects the information.
9	(2) The term "covert technique" means any ex
10	traordinary technique and any other category or type
11	of collection activity that is designated by the Presi
12	dent for the purpose of protecting privacy and constitu
13	tional rights from significant intrusion.
14	(3) The term "directed collection" means obtain
15	ing information that concerns a United States person
16	by requesting or directing any person to acquire such
17	information through exploiting or developing a relation
18	ship with a United States person without disclosing
19	that the information will be conveyed to an intelligence
20	entity. This term does not include placing of employees
21	under section 214(b).
22	(4) The term "employee" means a person em-
23	ployed by, assigned to, or acting for an entity of the
24	intelligence community.

(5) The term "extraordinary technique" means foreign electronic surveillance and foreign physical search and any other technique directed against a United States person for which a warrant would be required if undertaken for law enforcement purposes in the United States, but does not include electronic surveillance or physical search under the Foreign Intelligence Search and Surveillance Act (92 Stat. 1783), as amended.

(6) The term "foreign electronic surveillance" means the acquisition by an electronic, mechanical, or other surveillance device of the contents of any wire, oral, or radio communication of a particular, known United States person who is outside the United States, if the contents are acquired by intentionally targeting that United States person, or the use of an electronic, mechanical, or other surveillance device to monitor the activities of a particular, known United States person who is outside the United States, in circumstances in which a court order would be required under the Foreign Intelligence Search and Surveillance Act (92 Stat. 1783), as amended, if undertaken within the United States, but does not include electronic surveillance as defined in that Act.

1	(7) The term "foreign physical search" means any
2	search directed against a United States person who is
3	outside the United States or the property of a United
4	States person that is located outside the United States
5	and any opening of mail outside the United States and
6	outside United States postal channels of a known
7	United States person under circumstances in which a
8	court order under the Foreign Intelligence Search and
9	Surveillance Act, (92 Stat. 1783), as amended, would
10	be required in the United States.
11	(8) The term "foreign power" means—
12	(A) a foreign government or any component
13	thereof, whether or not recognized by the United
14	States;
15	(B) a faction of a foreign nation or nations
16	not substantially composed of United States per-
17	sons;
18	(C) an entity that is known to be directed
19	and controlled by a foreign government or govern-
20	ments;
21	(D) a group engaged in international terrorist
22	activity or activities in preparation therefor;
23	(E) a foreign-based political organization, not
24	substantially composed of United States persons.

1	(9) The term "mail cover" means systematic and
2	deliberate inspection and recording of information ap-
3	pearing on the exterior of envelopes in the mails.
4	(10) The term "minimization procedures", with
5	respect to extraordinary techniques, means specific pro-
6	cedures which shall be adopted by the Attorney Gener-
7	al in consultation with the head of an entity of the in-
8	telligence community and the Director of National In-
9	telligence—
10	(A) that are reasonably designed in light of
11	the purpose of a particular technique to minimize
12	the acquisition and retention and to prohibit the
13	dissemination of nonpublicly available information
14	concerning unconsenting United States persons,
15	consistent with the need of the United States to
16	obtain, produce, and disseminate intelligence; and
17	(B) under which foreign intelligence that is
18	not publicly available may be disseminated in a
19	manner that identifies a United States person,
20	without such person's consent, only if such per-
21	son's identity is necessary to understand that for-
22	eign intelligence or to assess its importance, pro-
23	vided that information that is evidence of a crime
24	may be disseminated for law enforcement pur-
	y pur

poses.

1	(11) "Physical surveillance" means an unconsent-
2	ed, systematic and deliberate observation of a person
3	by any means on a continuing basis, or unconsented
4	acquisition of a nonpublic communication by a person
5	not a party thereto or visibly present thereat, through
6	any means not involving electronic surveillance.
7	PART B—AUTHORITY AND STANDARDS FOR ACTIVITIES
8	THAT CONCERN UNITED STATES PERSONS
9	AUTHORITY FOR ACTIVITIES THAT CONCERN UNITED
10	STATES PERSONS
11	SEC. 211. (a) An entity of the intelligence community
12	may engage in the following activities only in accordance
13	with this title and only to fulfill a lawful function of that
14	entity:
15	(1) collection, retention, or dissemination of intelli-
16	gence concerning United States persons;
17	(2) any other intelligence activities directed
18	against United States persons;
19	(3) collection, retention, or dissemination of infor-
20	mation concerning United States persons who are tar-
21	gets of clandestine intelligence gathering activities of a
22	foreign government;
23	(4) collection, retention, or dissemination of infor-
24	mation concerning United States persons to determine

1	the suitability or credibility of potential sources of in-
2	telligence or operational assistance;
3	(5) collection, retention, or dissemination of infor-
4	mation concerning United States persons to provide
5	personnel, document, communications or physical secu-
6	rity for intelligence activities.
7	(b) Information concerning any United States person
8	may be collected, retained and disseminated, and intelligence
9	activities may be directed against any United States person,
10	by an entity of the intelligence community using any tech-
11	nique with the consent of that person.
12	(e) Publicly available information concerning any United
13	States person may be collected by an entity of the intelli-
14	gence community when such information is relevant to a
15	lawful function of that entity, and may be retained and dis-
16	seminated for lawful governmental purposes.
17	(d) Information concerning any United States person
18	may be retained and disseminated by an entity of the intelli-
19	gence community if the information does not identify that
20	person.
21	(e) Information concerning a United States person col-
22	lected by a means or in a manner prohibited by this Act shall
23	be destroyed as soon as feasible after recognition and may
24	not be disseminated unless the head of the collecting agency
25	or a designee determines that the information—

1	(1) should be retained for purposes of oversight
2	accountability or redress;
3	(2) evidences danger to the physical safety of any
4	person, provided that dissemination is limited to that
5	deemed necessary to protect against such danger and
6	the Attorney General or a designee is notified in
7	timely manner; or
8	(3) is required by law to be retained or dissemi
9	nated for any administrative, civil, or criminal proceed
10	ing of which the collecting agency has prior notice
11	Provided, That dissemination is limited to that neces
12	sary for such proceeding.
13	(f) Nothing in this Act shall affect the use by an entity o
14	the intelligence community of security guards, access con
15	trols, requirements for identification eredentials, or inspection
16	of material carried by persons entering or leaving its installa
17	tions as measures to protect the security of its personnel
18	installations, activities, equipment, or classified information
19	(g) Nothing in this Act shall be construed to prohibit
20	voluntary provision of information to an entity of the intelli-
21	gence community by any person not employed by or assigned
22	to that entity.
23	(h) Nothing in this part shall prohibit, limit, or otherwise
24	affect activities of any department or agency other than ac-
25	tivities described in subsection (a).

1	PROCEDURES
2	SEC. 212. (a) Except as authorized by subsections 211
3	(b) through (d) of this title, activities described in subsection
4	211(a) may not be conducted by an entity of the intelligence
5	community unless permitted by procedures established by the
6	head of that entity and approved by the Attorney General.
7	Those procedures shall—
8	(1) protect constitutional rights and privacy;
9	(2) designate officials authorized to initiate or ap-
10	prove particular activities, provide for periodic review
11	of activities at timely intervals by designated officials,
12	and ensure that records are maintained of all approvals
13	required by such procedures and this title for particular
14	activities;
15	(3) be reasonably designed in light of the purpose
16	of a particular technique to minimize the acquisition
17	and retention and to prohibit the dissemination of infor-
18	mation concerning United States persons, consistent
19	with the need of the United States to obtain, produce,
20	and disseminate information for lawful governmental
21	purposes;
22	(4) prohibit dissemination of foreign intelligence in
23	a manner that identifies a United States person unless
24	such person's identity is necessary to understand that
25	intelligence or assess its importance: Provided, That

1	information that is evidence of a crime may be dissemi-
2	nated for law enforcement purposes;
3	(5) prescribe reasonable requirements for the
4	scope, intensity, and duration of particular types of ac-
5	tivities taking into account the nature and quality of in-
6	formation on which the activity is based and the impor-
7	tance of the intended United States objective;
8	(6) ensure that activities to collect information
9	that are directed against any United States person are
10	conducted with minimal intrusion consistent with the
11	need to acquire information of the nature, reliability
12	and timeliness that is required;
13	(7) implement the determinations by the President
14	regarding covert techniques under section 202(b)(2);
15	and
16	(8) govern the conduct of employees under cover
17	engaged in activities within the United States or di-
18	rected against United States persons abroad.
19	(b) The head of the entity shall make such procedures
2 0	and any changes thereto available to the House Permanent
21	Scleet Committee on Intelligence and the Senate Scleet
22	Committee on Intelligence a reasonable time prior to their
23	effective date, unless the Attorney General determines imme-
24	diate action is required and notifies the committees immedi-

- 1 ately of such procedures and the reason for their becoming
 2 effective immediately.
- 3 COLLECTION OF FOREIGN INTELLIGENCE
- 4 SEC. 213. (a) Collection of foreign intelligence by means
- 5 of covert techniques shall not be directed against United
- 6 States persons, except in the course of collection of counter-
- 7 intelligence or counterterrorism intelligence, or in extraordi-
- 8 nary eases when authorized in accordance with this section.
- 9 (b)(1) Except as provided in subsection (e), approval for
- 10 any collection of foreign intelligence by means of covert tech-
- 11 niques directed against a United States person shall be based
- 12 on a finding by the President that extraordinary circum-
- 13 stances require such collection to acquire foreign intelligence
- 14 that is essential to the national security of the United States
- 15 and that cannot reasonably be acquired by other means.
- 16 (2) Approval for any such collection shall be preceded
- 17 by a review by the National Security Council or a committee
- 18 thereof designated by the President for that purpose. No rec-
- 19 ommendation to the President relating to any such collection
- 20 may be made unless the following officers, or if unavailable
- 21 their representatives, were present: the Secretary of State,
- 22 the Secretary of Defense, the Attorney General, and the Di-
- 23 rector of National Intelligence.
- 24 (3) Any collection under this subsection which lasts
- 25 more than a year or which is substantially changed in pur-

- 1 pose must be reaffirmed by the President under paragraph (1)
- 2 and reviewed by the National Security Council or a commit-
- 3 tee thereof under paragraph (2).
- 4 (c)(1) Approval for collection of foreign intelligence in-
- 5 volving covert techniques directed against a United States
- 6 person may be based on a finding by an official designated by
- 7 the President that the target is a senior official of a foreign
- 8 power, an unincorporated association substantially composed
- 9 of United States citizens or permanent resident aliens direct-
- 10 ed and controlled by a foreign government or governments,
- 11 or any other entity directed and controlled by a foreign power
- 12 and that unusual circumstances require such collection to ac-
- 13 quire foreign intelligence that is important to the national
- 14 security of the United States and that cannot reasonably be
- 15 acquired by other means.
- 16 (2) The Attorney General shall be advised of any collec-
- 17 tion conducted under this subsection, and the National Secu-
- 18 rity Council or the committee thereof designated by the
- 19 President under subsection (b) shall review periodically any
- 20 collection conducted under this subsection.
- 21 (d) Foreign intelligence may be collected within the
- 22 United States by clandestine means directed against uncon-
- 23 senting United States persons who are within the United
- 24 States only by the Federal Bureau of Investigation, with
- 25 notice to the Attorney General or a designee by components

1	of the military services when directed against persons subject
2	to the Uniform Code of Military Justice (10 U.S.C. 803, Art.
3	2, (1) through (10)); by the National Security Agency when
4	directed at foreign electromagnetic communications, as de-
5	fined in section 602(b)(5); or, when collection is authorized
6	under subsection (e) and approved by the Attorney General,
7	by the Central Intelligence Agency through established
8	sources and pretext interviews.
9	COUNTERINTELLIGENCE AND COUNTERTERBORISM
10	INTELLIGENCE ACTIVITIES
11	SEC. 214. (a) Counterintelligence and counterterrorism
12	intelligence activities may be directed against United States
13	persons without the consent of the United States person con-
14	eerned only on the basis of facts or circumstances which rea-
15	sonably indicate that the person is or may be engaged in
16	elandestine intelligence activities on behalf of a foreign power
17	or international terrorist activity.
18	(b) Counterintelligence and counterterrorism intelligence
19	may be collected by placing employees in an organization in
20	the United States or substantially composed of United States
21	persons, only if—
22	(1) a designated senior official of the entity makes
23	a written finding that such participation is necessary to
24	achieve significant intelligence objectives and meets the

1	requirements of the procedures established under see
2	tion 212; and
3	(2) independent means are created in the proce
4	dures established under section 212 for audit and in
5	spection of such participation.
6	(e) Counterintelligence and counterterrorism intelligence
7	may be collected through the use against a United States
8	person of mail covers, physical surveillance for purposes
9	other than identification, recruitment of persons to engage in
10	directed collection, or access to the records of a financial in-
11	stitution, as defined in section 1101 of the Right to Financial
12	Privacy Act of 1978, only if an official designated pursuant
13	to the procedures established under section 212 makes a
14	written finding that the use of such technique or techniques is
15	necessary to achieve authorized intelligence objectives and
16	meets the requirements of the procedures established pursu-
17	ant to section 212.
18	(d) The Attorney General or a designee shall be notified
19	of findings under subsections (b) and (c) with respect to coun-
20	terintelligence or counterterrorism intelligence activities
21	which the entity, based on guidelines established by the At-
22	torney General, concludes may involve significant collection
23	of information concerning political or religious activity.

1	COLLECTION OF INFORMATION CONCERNING TARGETS OF
2	CLANDESTINE INTELLIGENCE CATHERING ACTIVITY
3	OF FOREIGN GOVERNMENTS
4	SEC. 215. Information concerning United States per-
5	sons may be collected without the consent of the United
6	States person concerned if an official designated pursuant to
7	the procedures established under section 212 makes a written
8	finding with notice to the Attorney General or a designee
9	that the person is the target of elandestine intelligence gath-
10	ering activity of a foreign government and such collection is
11	necessary for counterintelligence purposes and meets the re-
12	quirements of the procedures established pursuant to section
13	212. Covert techniques and mail covers may not be directed
14	against unconsenting United States persons for collection
15	under this section.
16	COLLECTION OF INFORMATION CONCERNING POTENTIAL
17	SOURCES OF INTELLIGENCE OR OPERATIONAL AS-
18	SISTANCE
19	SEC. 216. Information concerning persons who are under
20	consideration as potential sources of intelligence or oper-
21	ational assistance may be collected, without the consent of a
22	United States person against whom such collection is direct-
23	ed, only in accordance with procedures established under sec-
24	tion 212 which shall limit the scope, intensity and duration of
25	such collection to that necessary to determine in a timely

1 manner the suitability or eredibility of the potential source. Such collection shall be limited to interviews, physical surveillance for purposes of identification, checks of Federal, State, or local government records, and other techniques approved by the head of the collecting agency or a designee with notice to the Attorney General or a designee, except that covert techniques and mail covers may not be directed against unconsenting United States persons for such collection. 10 COLLECTION OF INFORMATION FOR SECURITY PURPOSES. SEC. 217. (a) Information may be collected to provide 11 personnel, document, communication, or physical security for intelligence activities, without the consent of a United States person against whom such collection is directed, only in accordance with procedures established under section 212 which shall govern the categories of persons who may be subjects of such collection by particular agencies, and which 17 shall limit the scope, intensity, duration, and targets of such 18 collection to that required-19 20 (1) to determine the suitability or trustworthiness of employees, contractors and contractor employees 21 who will perform work in connection with an agency 22 23 contract, applicants for contractor status, persons employed by proprietaries, or applicants for employment 24 25 or for access to classified information or facilities, con-

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1	sultants, or persons detailed or assigned to an entity,
2	when requesting the consent of the person against
3	whom the collection is directed would jeopardize the
4	security of an intelligence activity;
5	(2) to protect against breaches of security regula-
6	tions or contractual obligations applicable to persons
7	described in paragraph (1), except that such collection
8	shall be limited to that necessary to refer the matter to
9	the Department of Justice;
10	(3) to protect against a direct or imminent threat
11	that may be posed by the activities of that person to
12	the physical safety of personnel, installations, property,
13	documents, or other materials related to intelligence
14	activities, except that such collection within the United
15	States shall be limited to that necessary to refer the
16	matter to an approprate law enforcement agency; and
17	(4) to determine whether proposed intelligence ac-
18	tivity sites meet appropriate physical security require-
19	ments.
20	(b) Covert techniques and mail covers may not be direct-
21	ed against unconsenting United States persons for collection
22	under this section. Information may be collected under this
23	section by clandestine means directed against unconsenting

United States persons only if an official designated pursuant

25 to the procedures established under section 212 makes a

1	written finding that the use of such means is necessary for
2	authorized security purposes and meets the requirements of
3	the procedures established pursuant to section 212.
4	REVIEW OF ACTIVITIES
5	SEC. 218. Activities directed against particular United
6	States persons that are authorized pursuant to sections 213
7	through 217 of this part for longer than one year shall be
8	reviewed at least annually by the head of the entity or a
9	designee. Except for collection of information under section
10	217 concerning employees of an entity, a report of such
11	review shall be submitted to the Attorney General or a desig-
12	nee or, for activities by components of the military services
13	directed against persons subject to the Uniform Code of Mili-
14	tary Justice (10 U.S.C. 803, Art. 2 (1) through (10)), to the
15	appropriate service Secretary or a designee.
16	PART C STANDARDS FOR EXTRAORDINARY TECHNIQUES
17	
18	USE OF EXTRAORDINARY TECHNIQUES OUTSIDE THE
19	UNITED STATES
20	SEC. 221. (a) Extraordinary techniques may not be di-
21	rected against a United States person outside the United
22	States for the purposes of collecting intelligence, except pur-
23	suant to court order.
24	(b) Applications for an order from the court established
25	pursuant to the Foreign Intelligence Search and Surveillance

Act (92 Stat. 1783), as amended, are authorized and, not-1 withstanding any other law, a judge to whom an application is made pursuant to this section may grant an order approving the use of an extraordinary technique directed against a United States person outside the United States to collect intelligence. (e) An order approving the use of an extraordinary technique pursuant to this section to collect foreign intelligence shall be granted if the court finds that-(1) the Attorney General has certified in writing 10 that the proposed use of an extraordinary technique 11 against the United States person has been approved in 12 accordance with section 213 of this title to collect for-13 eign intelligence; 14 (2) the information sought is foreign intelligence; 15 (3) there is probable cause to believe that the 16 17 United States person against whom the extraordinary 18 technique is to be directed is in possession of, or, in addition with respect to foreign electronic surveillance, 19 is about to receive, the information sought; 20 (4) less intrusive means cannot reasonably be ex-21 peeted to acquire intelligence of the nature, reliability 22 23 and timeliness that is required; and

]	(5) the proposed minimization procedures meet the
2	definition of minimization procedures under section
S	3 202(b)(10) of this title.
4	(d) An order approving the use of an extraordinary tech
5	nique pursuant to this section to collect counterintelligence or
6	counterterrorism intelligence shall be granted if the cour
7	finds that—
8	(1) significant counterintelligence or counterterror-
9	ism intelligence is likely to be obtained from the pro-
10	posed use of an extraordinary technique against the
11	United States person;
12	(2) there is probable cause to believe that the
13	United States person against whom the extraordinary
14	technique is to be directed engages or is about to
15	engage in clandestine intelligence activities on behalf of
16	a foreign power, international terrorist activity, or ac-
17	tivities in furtherance thereof;
18	(3) less intrusive means cannot reasonably be ex-
19	peeted to acquire intelligence of the nature, reliability
20	and timeliness that is required; and
21	(4) the proposed minimization procedures meet the
22	definition of such procedures under section 202(b)(10)
23	of this title.
24	(c) The order of the court approving such use of an ex-
25	traordinary technique shall be in writing and shall—

1	(1) specify the identity, if known, or a description
2	of the United States person against whom the extraor-
3	dinary technique is to be directed;
4	(2) specify the nature and location of the property,
5	communications or activity to be the subject of the use
6	of the extraordinary technique and state whether physi-
7	eal entry may be involved;
8	(3) specify a reasonable period, not to exceed
9	ninety days, during which the use of an extraordinary
10	technique is authorized: Provided, That no order shall
11	authorize more than one unconsented entry into real
12	property except for entries to install, repair, or remove
13	surveillance devices; and
14	(4) direct that minimization procedures be fol-
15	lowed.
16	(f) Extensions of an order issued under this section may
17	be granted on the same basis as an original order upon an
18	application for an extension and new findings made in the
19	same manner as required for an initial order.
20	(g) The procedural, administrative, and security provi-
21	sions established under the Foreign Intelligence Search and
22	Surveillance Act (92 Stat. 1783), as amended, shall be ob-
23	served by the court considering applications for use of ex-
24	traordinary techniques under this section. The provisions of
25	that Act with respect to use of information, wartime author-

- 1 ity, and congressional oversight shall apply to the use of ex-
- 2 traordinary techniques under this section.
- 3 (h) The court of review established pursuant to section
- 4 103(b) of the Foreign Intelligence Search and Surveillance
- 5 Act (92 Stat. 1783), shall have jurisdiction to hear appeals
- 6 from decisions with respect to applications for use of extraor-
- 7 dinary techniques under this section. Decisions of the court of
- 8 review shall be subject to review by the Supreme Court of
- 9 the United States as provided in that Act.
- 10 (i) Use of extraordinary techniques by military compo-
- 11 nents directed against United States persons outside the
- 12 United States who are subject to the Uniform Code of Mili-
- 13 tary Justice (10 U.S.C. 802, Art. 2, (1) through (10)), may
- 14 be authorized pursuant to an order issued in conformance
- 15 with subsections (e) through (f) of this section by a military
- 16 judge appointed under the Uniform Code of Military Justice
- 17 and designated by the Secretary of Defense. The Attorney
- 18 General shall be informed in a timely manner of all applica-
- 19 tions and orders under this subsection. The procedural, ad-
- 20 ministrative, and security provisions established under the
- 21 Foreign Intelligence Search and Surveillance Act (92 Stat.
- 22 1783), as amended, shall be observed by a military judge
- 23 considering applications for use of extraordinary techniques
- 24 under this section, except that security measures may be es-
- 25 tablished by the Secretary of Defense.

COOPERATIVE ARRANGEMENTS

2	SEC. 222. (a) Notwithstanding the provisions of this
3	title, no agency, Federal officer or employee may be required
4	in connection with any proceeding under section 221 to dis-
5	elose to a court information concerning any cooperative or
6	liaison relationship that any agency of the United States
7	Government may have with any foreign government or com-
8	ponent thereof: Provided, That the Director of National
9	Intelligence has determined that such disclosure would
10	jeopardize such relationship.
11	(b) In any case in which a determination of facts related
12	to a finding of probable cause under section 221 (e)(3) or
13	(d)(2) would require disclosure of information protected by
14	this section, the Attorney General may submit a certification
15	of facts to the court based on a determination by the Attor-
16	ney General that the information reliably supports such certi-
17	fication of facts and is protected from disclosure by this sec-
18	tion. The court may require disclosure of any information re-
19	lating to a finding of probable cause under section 221 (c)(3)
20	or (d)(2) which does not disclose information protected by this
21	section. In any case in which the Attorney General has sub-
22	mitted such a certification of facts, the court shall base its
23	finding of probable cause under section 221 (e)(3) or (d)(2) on
24	such certification of facts and on any other information relat-
25	ing to the finding which is not protected by this section. The

1	court shall not refuse to make a finding of probable cause
2	under section 221 (e)(3) or (d)(2) because information protect
3	ed by this section has been withheld.
4	EMERGENCY PROCEDURES
5	SEC. 223. Activities that require approval under section
6	213 or a court order under section 221 of this title may be
7	conducted without such approval or court order for a period
8	not longer than seventy-two hours: Provided, That—
9	(a) the head of the entity of the intelligence com
10	munity, or the senior agency official, or the senior mili
11	tary officer authorized to act in such cases, in the
12	country in which the activity is to be conducted, ap
13	proves the activity and determines that—
14	(1) an emergency situation exists such that
15	the activity is required before such approval or
16	court order could be obtained with due diligence
17	and and
18	(2) the factual basis for such approval or
19	court order exists;
20	(b) an application for such approval or court order
21	shall be made within seventy-two hours of the initi-
22	ation of the activity;
23	(e) the activity shall be terminated when the infor-
24	mation sought is obtained; when the application for
25	such approval or court order is denied; or upon the ex-

1	piration of the seventy-two hour period without such
2	approval or issuance of a court order, whichever occurs
3	first; and
4	(d) information concerning a United States person
5	obtained through the activity before an application for
6	such approval or court order is granted or denied shall
7	be treated in accordance with minimization procedures
8	and shall be treated in accordance with section 211(e)
9	of this title if the application is denied.
10	PART D REMEDIES AND SANCTIONS; OTHER
11	Provisions
12	CRIMINAL SANCTIONS
13	SEC. 231. (a) Any employee of the United States who
14	intentionally -
15	(1) engages in foreign electronic surveillance or
16	foreign physical search under color of law except as
17	authorized by statute; or
18	(2) discloses or uses information obtained under
19	color of law by foreign electronic surveillance or for-
20	eign physical search knowing or having reason to know
21	the information was obtained through foreign electronic
22	surveillance or foreign physical search engaged in by
23	any employee of the United States and not authorized
24	by statute, shall be guilty of an offense under this Act.

1	(b) It is a defense to a prosecution under subsection (a)
2	that the defendant was an employee of the United States
3	engaged in the course of official duties and the foreign elec-
4	tronic surveillance or foreign physical search was authorized
5	by and conducted pursuant to a court order or search warrant
6	issued by a court of competent jurisdiction. It is also a de-
7	fense to prosecution that, at the time of the activity, the de-
8	fendant was a law enforcement officer engaged in the course
9	of official duties and there was no statute or established judi-
10	cial procedure governing authorizations for the type of sur-
11	veillance or search involved.
12	(e) An offense described in subsection (a) is punishable
13	by a fine of not more than \$10,000, or imprisonment for not
14	more than five years, or both.
15	(d) There is Federal jurisdiction over an offense under
16	this section if the person committing the offense was an offi-
17	eer or employee of the United States at the time the offense
18	was committed.
19	CIVIL LIABILITY AND JURISDICTION
20	SEC. 232. (a) Any aggrieved person, other than a for-
21	eign power, as defined in section 101(a) of the Foreign Intel-
22	ligence Surveillance Act of 1978, or an agent of a foreign
23	power, as defined in section 101(b)(1)(A) of the Foreign Intel-
24	ligence Surveillance Act of 1978 but regardless of whether
25	the agency occurs within or outside of the United States.

1	who has been subjected to a toreign electronic surveillance or
2	whose property has been the subject of a foreign physical
3	search, or about whom information obtained by foreign elec-
4	tronic surveillance of such person or foreign physical search
5	of such property has been disclosed or used, in violation of
6	section 231 shall have a cause of action against any person
7	who committed such violation and shall be entitled to
8	recover
9	(1) actual damages, but not less than liquidated
10	damages of \$1,000 or \$100 per day for each day of
11	violation, whichever is greater;
12	(2) punitive damages; and
13	(3) reasonable attorney's fees and other investiga-
14	tion and litigation costs reasonably incurred.
15	(b) The district courts of the United States shall have
16	original jurisdiction over all civil actions for money damages
17	under this section.
18	(e) Except as provided in this section, nothing in this
19	title, or in any guidelines or procedures established pursuant
20	to this title, creates a civil cause of action for equitable relief
21	against the United States or a civil cause of action against
22	any officer, agent, or employee or former officer, agent, or
23	employee of the United States Government not otherwise
	available under the Constitution or laws of the United States

1	(d) Except as provided in this section and section
2	221(g), nothing in this Act or in any guidelines or procedures
3	established pursuant to this Act creates any substantive or
4	procedural right and no court has jurisdiction over a claim in
5	any proceeding, including a motion to quash a subpena, sup-
6	press evidence, or dismiss an indictment based solely on an
7	alleged failure to follow a provision of this Act or of guide-
8	lines or procedures established pursuant to this Act.
9	PROTECTION OF PRIVILEGED COMMUNICATIONS
10	SEC. 233. No otherwise privileged communications or
11	information shall lose its privileged character as a conse-
12	quence of this Act.
13	ADMINISTRATIVE RULEMAKING
14	SEC. 234. The Director of National Intelligence and the
15	head of each entity of the intelligence community shall, in
16	appropriate consultation with the Attorney General, promul-
17	gate regulations necessary to earry out the provisions of this
18	Act. Any promulgation of a standard, rule, regulation, or
19	procedure to implement this title shall be exempt from the
20	provisions of section 553 of title 5, United States Code.
21	TITLE III—THE INTELLIGENCE COMMUNITY
22	PURPOSES
23	SEC. 301. It is the purpose of this title—
24	(a) to provide for the appointment of a Director of
25	National Intelligence, to delineate the responsibilities

1	of such Director, and to confer on such Director the
2	authority necessary to fulfill those responsibilities;
3	(b) to ensure that the national intelligence activi-
4	ties of the entities of the intelligence community are
5	properly and effectively directed, regulated, coordinat-
6	ed, and administered, and
7	(e) to ensure that the Director of National Intelli-
8	gence is accountable to the President, the Congress,
9	and the people of the United States, and that the na-
10	tional intelligence activities of the entities of the intelli-
11	gence community are conducted in a manner consistent
12	with the Constitution and laws of the United States.
13	PRESIDENTIAL DESIGNATION OF NATIONAL INTELLIGENCE
14	ACTIVITIES
15	SEC. 302. The President shall determine from time to
16	time which foreign intelligence activities, if any, in addition
17	to those specifically defined as national intelligence activities
18	by this Act, shall constitute national intelligence activities for
19	the purposes of this title.
20	DIRECTOR AND DEPUTY DIRECTOR OF NATIONAL
21	INTELLIGENCE
22	SEC. 303. (a) There is established in the executive
23	branch of the Government an independent establishment to
24	be known as the "Office of the Director of National Intelli-
25	gence" (hereinafter in this title referred to as the "Office of

the Director"). There shall be at the head of the Office of the Director a Director of National Intelligence (hereinafter in this part referred to as the "Director"). There shall be a Deputy Director of National Intelligence (hereinafter in this part referred to as the "Deputy Director") to assist the Director in carrying out the Director's functions under this Act. (b) The Director and the Deputy Director shall be appointed by the President, by and with the advice and consent of the Senate. The Director and the Deputy Director shall each serve at the pleasure of the President. No person may serve as Director for more than ten years or as Deputy Di-12 rector for more than ten years. 13 (c) At no time shall the two offices of Director and Deputy Director be occupied simultaneously by commissioned officers of the Armed Forces whether in an active or 15 16 retired status. 17 (d)(1) If a commissioned officer of the Armed Forces is 18 appointed as Director or Deputy Director, then— 19 (A) in the performance of the duties of Director or 20 Deputy Director, as the case may be, the officer shall 21be subject to no supervision, control, restriction, or 22prohibition of the Department of Defense, the military 23 departments, or the Armed Forces of the United States 24 or any component thereof; and

1 (B) that officer shall not possess or exercise any 2 supervision, control, powers, or functions (other than 3 those authorized to that officer as Director or Deputy 4 Director) with respect to the Department of Defense, 5 the military departments, or the Armed Forces of the 6 United States or any component thereof, or with re-7 spect to any of the personnel (military or civilian) of 8 any of the foregoing. 9 (2) Except as provided in this section, the appointment to the office of Director or Deputy Director of a commissioned officer of the Armed Forces, and acceptance of and 12 service in such an office by that officer, shall in no way affect 13 any status, office, rank, or grade that officer may occupy or hold in the Armed Forces, or any emolument, perquisite, right, privilege, or benefit incident to or arising out of any such status, office, rank, or grade. A commissioned officer 17 shall, while serving in the office of Director or Deputy Direc-18 tor, continue to hold rank and grade not lower than that in 19 which that officer was serving at the time of that officer's appointment as Director or Deputy Director. 20 21 (3) The grade of any such commissioned officer shall, during any period such officer occupies the office of Director or Deputy Director, be in addition to the numbers and pereentages authorized for the military department of which such officer is a member.

- 1 (e) The Director and Deputy Director whether civilian
- 2 or military shall be compensated while serving as Director or
- 3 Deputy Director only from funds appropriated to the Office of
- 4 the Director.
- 5 (f) If a commissioned officer of the Armed Forces is
- 6 serving as Director or Deputy Director, that officer shall be
- 7 entitled, while so serving, to the difference, if any, between
- 8 the regular military compensation (as defined in section
- 9 101(25) of title 37, United States Code) to which that officer
- 10 is entitled and the compensation provided for that office
- 11 under subchapter H of chapter 53 of title 5, United States
- 12 Code.
- 13 (g) The Deputy Director shall act in the place of the
- 14 Director during the absence or disability of the Director or
- 15 during any temporary vacancy in the office of the Director.
- 16 The Director shall provide by regulation which Assistant Di-
- 17 rector of National Intelligence shall, whenever there is no
- 18 Deputy Director, act in the place of the Director during the
- 19 absence or disability of the Director or during any temporary
- 20 vacancy in the office of the Director and which Assistant
- 21 Director of National Intelligence shall act in the place of the
- 22 Deputy Director during the absence or disability of the
- 23 Deputy Director or during any temporary vacancy in the
- 24 office of the Deputy Director, or while the Deputy Director is
- 25 acting as Director.

1	DUTIES AND AUTHORITIES OF THE DIRECTOR
2	SEC. 304. (a) The Director shall serve, under the direc-
3	tion of the National Security Council, as the principal foreign
4	intelligence officer of the United States.
5	(b) The Director shall be responsible for—
6	(1) the coordination of national intelligence activi-
7	ties of the entities of the intelligence community;
8	(2) the coordination of counterintelligence activi-
9	ties of the entities of the intelligence community that
10	are conducted abroad; and
11	(3) the coordination of counterterrorism intelli-
12	gence activities conducted abroad by the entities of the
13	intelligence community and the coordination of those
14	activities with similar activities abroad by other depart-
15	ments and agencies.
16	(e) The Director shall be responsible for evaluating the
17	quality of the national intelligence that is collected, produced
18	and disseminated by entities of the intelligence community
19	and shall, on a continuing basis, review all current and pro-
20	posed national intelligence activities in order to ensure that
21	those activities are properly, efficiently, and effectively di-
22	rected, regulated, coordinated and administered.
23	(d) The Director shall coordinate and direct the collec-
24	tion of national intelligence by the entities of the intelligence
25	community by—

1	' (1) developing such specific collection objective
2	and targets for the entities of the intelligence commu
3	nity as are necessary to meet the intelligence require
4	ments and priorities established by the National Secu
5	rity Council;
6	(2) establishing procedures, in coordination with
7	the heads of departments and agencies not within the
8	intelligence community, to increase, insofar as is possi
9	ble, the national intelligence contribution made by
10	those departments and agencies without adversely af
11	feeting the performance of their other authorize
12	duties; and
13	(3) coordinating all clandestine collection of intelli
14	gence outside the United States including all clandes
15	tine collection of intelligence outside the United State
16	utilizing human sources.
17	(e) The Director shall be responsible for the production
18	of national intelligence, including national intelligence esti
19	mates and other intelligence community-coordinated analy
20	ses, and shall—
21	(1) ensure that in the production of national intel
22	ligence estimates or other intelligence community
23	coordinated analysis any diverse points of view are
24	presented fully and considered carefully, and that dif

1	ferences of judgment within the intelligence community
2	are expressed elearly for policymakers; and
3	(2) have authority to levy analytic tasks on de-
4	partmental intelligence production organizations, in
5	consultation with those organizations.
6	(f) The Director shall be responsible for the dissemina-
7	tion, under appropriate security procedures, of national intel-
8	ligence, and shall—
9	(1) ensure that departments and agencies and ap-
10	propriate operational commanders of the Armed Forces
11	of the United States are furnished such national intelli-
12	gence as is relevant to their respective duties and
13	responsibilities;
14	(2) establish dissemination procedures to increase
15	the usefulness for departments and agencies (including
16	departments and agencies not within the intelligence
17	community) of information collected, processed, and
18	analyzed through national intelligence activities; and
19	(3) ensure access of each entity of the intelligence
20	community to national intelligence relevant to that en-
21	tity's authorized activities which has been collected or
22	produced by any other entity of the intelligence
23	community.
24	(g) The Director shall ensure the appropriate implemen-
25	tation of special activities and sensitive foreign intelligence,

1	counterintelligence, and counterterrorism intelligence activi-
2	ties outside the United States designated under section 124
3	of this Act.
4	(h) The Director shall—
5	(1) formulate policies with respect to intelligence
6	arrangements with foreign governments, in consulta-
7	tion with the Secretary of State; and
8	(2) coordinate intelligence relationships between
9	the various entities of the intelligence community and
10	the foreign intelligence or internal security services of
11	foreign governments.
12	(i) The Director shall promote the development and
13	maintenance of services of common concern by designated
14	foreign intelligence organizations on behalf of the intelligence
15	community.
16	(j) The Director shall be responsible for the protection
17	from unauthorized disclosure of intelligence sources and
18	methods and shall establish for departments and agencies
19	minimum security standards for the management and han-
20	dling of information and material relating to intelligence
21	sources and methods.
22	(k) No provision of law shall be construed to require the
23	Director or any other officer or employee of the United
24	States to disclose the organization, function, name, official
25	title, salary, or affiliation with the Office of the Director of

- 1 National Intelligence of any person employed by the Office,
- 2 or the numbers of persons employed by the Office.
- 3 (1) The Director may appoint and separate such civilian
- 4 personnel or contract for such personal services as the Direc-
- 5 tor deems advisable to perform the functions of the Office of
- 6 the Director, without regard to the provisions of any other
- 7 law, including, but not limited to, provisions which place
- 8 limitations on types of persons to be employed, and fix the
- 9 compensation of such personnel without regard to chapter 51
- 10 and subchapter III and IV of chapter 53 of title V, United
- 11 States Code, relating to classification and General Schedule
- 12 pay rates, but at such rates not in excess of the maximum
- 13 rate authorized under other provisions of law.
- 14 (m) Notwithstanding any other provision of law, the Di-
- 5 rector may terminate the employment of any officer or em-
- 16 ployee of the Office of the Director or, with the concurrence
- 17 of the head of the department or agency concerned, the secu-
- 18 rity elearance of any contractor of any entity of the intelli-
- 19 genee community whenever the Director considers such ter-
- 20 mination necessary or advisable in the interests of the United
- 21 States.
- 22 (n) Any officer or employee of the Office of the Director
- 23 including those separated under subsection (1) or whose em-
- 24 ployment has been terminated under subsection (m) may seek
- 25 or accept employment in any other department or agency of

- 1 the Government; if declared eligible for such employment by
- 2 the Office of Personnel Management; and that Office shall
- 3 consider such officer or employee for positions in the competi-
- 4 tive eivil service in the same manner as if transferring be-
- 5 tween two positions in the competitive service, but only if
- 6 such officer or employee has served with the Office of the
- 7 Director or any other entity of the intelligence community for
- 8 a total of at least one year continuously immediately preced-
- 9 ing separation or termination.
- 10 (e) In order to earry out the Director's duties under this
- 11 title, the Director is authorized to conduct program and per-
- 12 formance audits and evaluations of the national intelligence
- 13 activities of the entities of the intelligence community and to
- 14 obtain from any department or agency such information as
- 15 the Director deems necessary to perform such duties; and
- 16 each department and agency shall furnish, upon request and
- 17 in accordance with applicable law, such information to the
- 18 Director.
- 19 (p) In order to earry out the Director's duties under this
- 20 title, the Director is authorized to review all research and
- 21 development activities which support the intelligence activi-
- 22 ties of the Government and may review all the intelligence
- 23 activities of the Government.

1	ASSISTANT DIRECTOR; GENERAL COUNSEL; COMMITTEES
2	AND BOARDS
3	SEC. 305. (a) The President is authorized to appoint up
4	to five Assistant Directors of National Intelligence to assist
5	the Director in earrying out the responsibilities of the Direc-
6	tor under this Act. At no time shall more than two of the
7	positions of Assistant Director of National Intelligence be oc-
8	eupied by commissioned officers of the Armed Forces, wheth-
9	er in active or retired status. If a commissioned officer of the
10	Armed Forces serves as an Assistant Director of National
11	Intelligence, the provisions of section 303 (d) through (f) shall
12	apply to such officer.
13	(b) The Director, with respect to the Office of the Direc-
14	tor, the Attorney General with respect to the Attorney Gen-
15	eral's duties and responsibilities under this Act, and the head
16	of each entity of the intelligence community with respect to
17	that entity, is authorized to establish such committees or
18	boards, composed of officers and employees of the United
9	States, as may be necessary to earry out effectively the pro-
20	visions of this Act.
21	(e) The President is authorized to appoint, by and with
22	the advice and consent of the Senate, a General Counsel who
23	shall discharge the responsibilities of general counsel under
24	this Act for the Office of the Director of National Intelligence
25	and for the Central Intelligence Agency.

1	(d)(1) The Director, with respect to the Office of the
2	Director, the Attorney General with respect to the Attorney
3	General's duties and responsibilities under this Act, and the
4	head of each entity of the intelligence community with re-
5	speet to that entity, are authorized to establish such advisory
6	committees as may be necessary to provide expert advice
7	regarding the administration of this Act.
8	(2) The provisions of the Federal Advisory Committee
9	Act (86 Stat. 770; 5 U.S.C. App. I, 1-15) shall apply with
10	respect to any advisory committee established under author-
11	ity of this subsection except that the Director, Attorney Gen-
12	eral, or the head of any entity of the intelligence community,
13	as the ease may be, may waive the application of any or all of
14	the provisions of that Act when such official deems such
15	action necessary to the successful performance of the duties
16	of the Director, the Attorney General, or any entity of the
17	intelligence community, as the case may be, or to protect the
18	security of the activities of the intelligence community.
19	DEPARTMENTAL RESPONSIBILITY FOR REPORTING
20	NATIONAL INTELLIGENCE
21	SEC. 306. It shall be the responsibility of the heads of
22	departments and agencies to ensure that all national intelli-
23	gence obtained by such departments and agencies is promptly
24	furnished to the Director or to the entity of the intelligence

1	community designated by the Director to receive such
2	intelligence.
3	ANNUAL REPORT OF THE DIRECTOR
4	SEC. 307. The Director shall make available to the
5	public an unclassified annual report on the national intelli-
6	gence, counterintelligence, and counterterrorism activities
7	conducted by entities of the intelligence community. Nothing
8	in this subsection shall be construed as requiring the public
9.	disclosure, in any such report made available to the public, of
10	the names of individuals engaged in such activities for the
11	United States or the divulging of classified information which
12	requires protection from disclosure by law.
13	NATIONAL INTELLIGENCE PROGRAM AND BUDGET
14	AUTHORITY; INFORMATION
15	SEC. 308. The Director shall, to the extent consistent
16	with applicable law, have full and exclusive authority for ap-
17	proval of the national intelligence budget submitted to the
18	President. Pursuant to this authority—
19	(a) the Director shall provide guidance for pro-
20	gram and budget development to program managers
21	and heads of component activities and to department
22	and agency heads;
23	(b) the heads of departments and agencies in-
24	volved in the national intelligence budget shall ensure
25	timely development and submission to the Director of

proposed national programs and budgets, in the format designated by the Director, by the program managers and heads of component activities, and shall also ensure that the Director is provided, in a timely and responsive manner, all information necessary to perform the Director's program and budget responsibilities;

- (e) the Director shall review and evaluate the national program and budget submissions and, with the advice of the departments and agencies concerned, develop the national intelligence budget and present it to the President through the Office of Management and Budget;
- (d) the director shall present and justify the national intelligence budget to the Congress; and
- (e) the director shall have full and exclusive authority for reprogramming national intelligence budget funds, in accordance with guidelines established by the Office of Management and Budget and after consultation with the heads of the department or agency affected. The implementation of the overall budget by the departments and agencies that include entities of the intelligence community shall have no significant predictable adverse effect on the implementation of the national intelligence budget.

1	FUNDS APPROPRIATED TO THE OFFICE OF THE DIRECTOR
2	SEC. 309. Whenever the Director determines such
3	action to be necessary in the interest of the national security,
4	the expenditure of funds appropriated to the Office of the
5	Director for authorized activities shall be accounted for solely
6	on the certificate of the Director and every such certificate
7	shall be deemed a sufficient voucher for the amount certified
8	therein, but funds expended for such purposes may be ex-
9	pended only for activities authorized by law.
10	TITLE IV—CENTRAL INTELLIGENCE AGENCY
11	PART A—PURPOSES
12	STATEMENT OF PURPOSES
13	SEC. 401. It is the purpose of this title—
14	(1) to clarify the statutory authorities, functions,
15	and responsibilities of the Central Intelligence Agency;
16	(2) to authorize the Central Intelligence Agency
17	to perform intelligence activities that are necessary for
18	the conduct of the foreign relations and the protection
19	of the national security of the United States;
20	(3) to ensure that the intelligence activities of the
21	Central Intelligence Agency are properly and effective-
22	ly directed, regulated, coordinated, and administered;
23.	and
24	(4) to ensure that the Central Intelligence Agency
25	is accountable to the President the Congress and the

1	people of the United States, and that the activities of
2	the Central Intelligence Agency are conducted in a
3	manner consistent with the Constitution and laws of
4	the United States.
5	PART B ESTABLISHMENT OF AGENCY; DIRECTOR;
6	DEPUTY DIRECTOR; GENERAL COUNSEL; INSPECTOR
7	General; Functions
8	ESTABLISHMENT OF CENTRAL INTELLIGENCE AGENCY
9	SEC. 411. There is established in the executive branch
10	of the Government an independent establishment to be
11	known as the Central Intelligence Agency (hereinafter in this
12	title referred to as "the Agency"), which shall perform its
13	functions under the direction of the National Security Council
14	and subject to intelligence plans, objectives, and requirements
15	established by the Director of National Intelligence.
16	DUTIES OF DIRECTOR AND DEPUTY DIRECTOR
17	SEC. 412. (a) There shall be at the head of the Agency
18	a Director of the Central Intelligence Agency (hereinafter in
19	this title referred to as the "Director of the Agency") who
20	shall be appointed by the President, with the advice and con-
21	sent of the Senate. The Director of National Intelligence
22	shall serve as Director of the Agency. The President is au-
23	thorized to appoint the Deputy Director of National Intelli-
24	gence or an Assistant Director of National Intelligence as the
25	Director of the Agency or to transfer any of the duties and

authorities of the Director of the Agency to such Deputy Director or Assistant Director, provided that such appointment or transfer receives the advice and consent of the Senate. No person may serve as the Director of the Agency for more than ten years. (b) There shall be a Deputy Director of the Central In-6 telligence Agency (hereinafter in this title referred to as the "Deputy Director") who shall be appointed by the President, with the advice and consent of the Senate, and who shall assist in earrying out the functions of the Director of the Agency and who shall exercise all the duties of the Director of the Agency in the absence of the Director of the Agency. (e) At no time shall the offices of Director of the Agency 13 and Deputy Director be occupied simultaneously by commissioned officers of the Armed Forces, whether in an active or retired status. 16 17 (d)(1) If a commissioned officer of the Armed Forces is appointed as Director of the Agency or Deputy Director, then-19 (A) in the performance of the duties of Director of 20 the Agency or Deputy Director, as the case may be, 21 the officer shall be subject to no supervision, control, 22 23 restriction, or prohibition (military or otherwise) other than would be applicable if that officer were a civilian 24 in no way connected with the Department of Defense,

1	the military departments, or the Armed Forces of the
2	United States or any component thereof; and
3	(B) that officer shall not possess or exercise any
4	supervision, control, powers, or functions (other than
5	those authorized to that officer as Director of the
6	Agency or Deputy Director) with respect to the De
7	partment of Defense, the military departments, or the
8	Armed Forces of the United States or any componen
9	thereof, or with respect to any of the personnel (mili
10	tary or civilian) of any of the foregoing.
11	(2) Except as provided in this section, the appointmen
12	to the Office of Director of the Agency or Deputy Director o
13	a commissioned officer of the Armed Forces, and acceptance
14	of and service in such an office by that officer, shall in no
15	way affect any status, office, rank, or grade that officer may
16	occupy or hold in the Armed Forces, or any emolument, per-
17	quisite, right, privilege, or benefit incident to or arising out o
18	any such status, office, rank, or grade. A commissioned offi-
19	eer shall, while serving in the office of Director of the
20	Agency or Deputy Director, continue to hold rank and grade
21	not lower than that in which that officer was serving at the
22	time of that officer's appointment as Director of the Agency
23	or Deputy Director.
24	(e) It shall be the duty of the Director of the Agency

25 to-

1	(1) ensure that the activities of the Agency are
2	conducted in accordance with the provisions of this Act
3	and with the Constitution and laws of the United
4	States;
5	(2) ensure that the activities of the Agency are
6	properly and efficiently directed, regulated, coordinat-
7	ed, and administered;
8	(3) perform as Director of the Agency the duties
9	assigned elsewhere in this Act to the head of each
10	entity of the intelligence community;
11	(4) protect intelligence sources and methods from
12	unauthorized disclosure; and
13	(5) specify by regulation the order in which senior
14	officials of the Agency may exercise all the duties of
15	the Deputy Director during any temporary absence,
16	disability, or vacancy in that office.
17	GENERAL COUNSEL AND INSPECTOR GENERAL
18	SEC. 413. (a) There shall be a General Counsel appoint-
19	ed by the President, by and with the advice and consent of
20	the Senate, who shall discharge the responsibilities of general
21	counsel under this Act for the Office of the Director of Na-
22	tional Intelligence and for the Agency. In the temporary ab-
23	sence of the General Counsel, the Deputy General Counsel is
24	authorized to exercise all the functions of the General
25	Counsel.

1	(b) There shall be an Inspector General appointed by
2	the Director of the Agency who shall discharge the responsi-
. 3	bilities of inspector general under this Act for the Office of
4	the Director of National Intelligence and for the Agency.
5	FUNCTIONS
6	SEC. 414. (a) All activities, duties, and responsibilities
7	of the Agency shall be performed in accordance with this
8	Act.
9	(b) The Agency shall—
10	(1) conduct foreign intelligence activities including
11	collection by clandestine means;
12	(2) conduct counterintelligence and counterterror-
13	ism intelligence activities including activities by clan-
14	destine means;
15	(3) conduct special activities;
16	(4) analyze foreign intelligence collected by any
17	entity of the intelligence community, and process such
18	intelligence as necessary to fulfill its responsibilities
19	under this Act;
20	(5) produce, publish, and disseminate intelligence
21	to meet the needs of the President, the National Secu-
22	rity Council, the Director of National Intelligence, and
23	other officials and departments and agencies, including
24	national intelligence estimates and similar analyses

1	coordinated with other entities of the intelligence
2	community;
3	(6) develop, conduct, and provide support for tech-
4 °	nical, reconnaissance, and other programs, including
5	the conduct of signals intelligence activities in accord-
6	ance with subsection 641(d) of this Act, to collect in-
7	telligence outside the United States;
8	(7) act as the agent of the Director of National
9	Intelligence in the coordination of counterintelligence
10	activities, counterterrorism intelligence activities, and
11	clandestine collection of foreign intelligence, conducted
12	outside the United States by any other entity of the in-
13	telligenee community;
14	(8) under the direction of the Director of National
15	Intelligence conduct liaison with and provide assistance
16	to foreign governmental agencies and act as the agent
17	of the Director of National Intelligence in the coordi-
18	nation of such relationships by any other entity of the
19	intelligence community;
20	(9) conduct as services of common concern for the
21	intelligence community:
22	(A) monitoring of foreign public radio and
23	television broadcasts and foreign press services,
24	collection of intelligence from cooperating sources
95	in the United States, acquigition and translation of

1	toreign publications, and photographic interpreta-
2	tion; and
3	(B) such other services of common concern
4	as the Director of National Intelligence may
5	prescribe;
6	(10) coordinate the overt collection of foreign in-
7	telligence by entities of the intelligence community
8	from witting and voluntary sources within the United
9	States;
10	(11) conduct or contract for research, develop-
11	ment, and procurement of systems and devices relating
12	to its authorized functions;
13	(12) perform inspection, audit, public affairs, legal,
14	legislative, and other administrative functions to sup-
15	port its authorized activities, and provide such support
16	to the Office of the Director of National Intelligence as
17	directed by the Director of National Intelligence; and
18	(13) perform such additional functions as are oth-
19	erwise authorized by this Act to be performed by each
20	entity of the intelligence community.
21	(e) Within the United States the Agency may collect
22	foreign intelligence by clandestine means only in coordination
23	with the Federal Bureau of Investigation, in accordance with
24	standards and procedures agreed upon by the Director of Na-
25	tional Intelligence and the Attorney General, and may direct

1	such collection against unconsenting United States person
2	only as permitted by section 213(d) of this Act.
3	(d) Within the United States the Agency may conduc
4	counterintelligence and counterterrorism intelligence activi
5	ties by elandestine means only with the approval of the Di
6	rector of the Federal Bureau of Investigation or a designee
7	made or confirmed in writing, and shall keep the Federa
8	Bureau of Investigation fully and currently informed of any
9	such activities, in accordance with section 504(d) of this Act
10	PART C -AUTHORITIES OF THE AGENCY;
11	AUTHORIZATION FOR APPROPRIATIONS
12	GENERAL AUTHORITIES OF THE AGENCY
13	SEC. 421. (a) In carrying out its functions under this
14	Act, the Agency is authorized to—
15	(1) exchange funds, and transfer to and receive
16	from other departments and agencies such sums o
17	money as may be approved by the Director of the
18	Office of Management and Budget for the purpose of
19	earrying out authorized functions, and sums so trans
20	ferred to or from the Agency may be expended withou
21	regard to any limitation on appropriations from which
22	transferred;
23	(2) reimburse or be reimbursed by other depart
24	ments and agencies in connection with the detail or as
25	signment of personnel to or from the Agency;

(3) rent any premises within or outside the United States as appropriate to earry out any authorized function of the Agency; lease property, supplies, services, equipment, buildings, or facilities; acquire, construct, or alter buildings and facilities, or contract for such purposes; repair, operate, and maintain buildings, utilities, facilities, and appurtenances; and exercise exclusive jurisdiction, control, and custody over all facilities and properties owned or utilized by the Agency;

(4) maintain and operate full-scale printing facilities for the production of intelligence and intelligencerelated materials and lease or purchase and operate computer and communications equipment as appropriate to carry out authorized functions;

(5) conduct background investigations in accordance with section 217 of this Act to determine the suitability and trustworthiness of employees, contractors, and contractor employees who will perform work in connection with an Agency contract, applicants for contractor status, persons employed by Agency proprietaries, or applicants for employment or for access to facilities or classified Agency information, consultants, persons detailed or assigned to the Agency, and persons similarly associated with the Office of the Director of National Intelligence;

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1	(6) acquire, establish, maintain, and operate
2	secure communications systems in support of Agency
3	operations and in support of the Office of the Director
4	of National Intelligence, and, when authorized by the
5	Director of the Agency, in support of any other depart
6	ment or agency;
7	(7) in addition to the authority provided under
8	section 686 of title 31, United States Code, provide to
9	any department or agency such services, supplies, or
10	equipment as the Agency may be in a position to
11	render, supply, or obtain by contract, and place orders
12	with departments or agencies that may be in a position
13	to render, supply, or obtain services, supplies, or equip-
14	ment by contract or otherwise;
15	(8) protect Agency personnel, installations, equip-
16	ment and information by lawful security procedures, in
17	eluding, but not limited to, inspections of persons and
18	items entering or leaving facilities and grounds owned
19	or utilized by the Agency;

(9) provide transportation, in accordance with regulations approved by the Director of the Agency, for officers, employees, and contractors of the Agency and the Office of the Director of National Intelligence, or their dependents when other means of transportation are unsafe or inadequate;

1	(10) settle and pay claims of civilian and military
2	personnel, as prescribed in Agency regulations consist-
3	ent with the terms and conditions by which claims are
4	settled and paid under the Military Personnel and Ci-
5	vilian Employees' Claims Act of 1964, as amended (31
6	U.S.C. 240 -243);
7	(11) pay, in accordance with regulations approved
8	by the Director, expenses of travel in connection with,
9	and expenses incident to membership in, or attendance
10	at meetings of professional, technical, scientific, and
11	other similar organizations and professional associat-
12	tions when such attendance or membership would be of
13	benefit in the conduct of the work of the Agency;
14	(12) provide or pay expenses of training to sup-
15	port authorized Agency functions, and, as appropriate,
16	provide training for personnel of other departments and
17	ageneies;
18	(13) perform inspection, audit, public affairs, legal,
19	legislative, and other administrative functions; and
20	(14) perform such additional functions as are oth-
21	erwise authorized by this Act to be performed by each
22	entity of the intelligence community.
23	(b) Any department or agency may transfer to or receive
24	from the Agency any sum of money in accordance with sub-
25	section (a) (1) and (2) of this section.

- 1 (e) Any department or agency is authorized to assign or
 2 detail to the Agency any officer or employee of such depart3 ment or agency to assist the Agency in earrying out any
- 4 authorized function and the Agency may similarly assign or
- 5 detail personnel to any other department or agency.
- (d) No provision of law shall be construed to require the 6 Director of the Agency or any other officer or employee of the United States to disclose information concerning the organization or functions of the Agency, including the name, official title, salary, or affiliation with the Agency of any 10 person employed by, or otherwise associated with the 11 Agency, or the number of persons employed by the Agency. 12 In addition, the Agency shall be also be exempted from the 13 provisions of any law which require the publication or disclosure, or the search or review in connection therewith, of information in files specifically designated to be concerned with the design, function, deployment, exploitation, or utilization 17 of scientific or technical systems for the collection of intelli-18 19 gence; special activities and intelligence operations; investi-20 gations conducted to determine the suitability of potential intelligence sources; intelligence and security liaison arrange-21ments or information exchanges with foreign governments or 22their intelligence or security services; except that requests by United States citizens and permanent resident aliens for in-

formation concerning themselves, made pursuant to sections

- 1 552 and 552a of title 5; shall be processed in accordance
- 2 with those sections.
- 3 (e) The Agency is authorized to establish, administer,
- 4 and maintain methods to conceal and protect the relationship
- 5 between the Agency and any of its officers, employees,
- 6 sources, and activities, and for personnel and activities of the
- 7 Office of the Director of National Intelligence, and for defec-
- 8 tors from foreign countries.
- 9 (f) The Agency may continue to use and may modify
- 10 with the approval of the President the seal of office used by
- 11 the Central Intelligence Agency prior to the effective date of
- 12 this title and judicial notice shall be taken of such seal.
- 13 (g) The Director of the Agency may employ or contract
- 14 for security officers to police and protect the security of
- 15 Agency personnel, installations, and grounds owned or uti-
- 16 lized by the Agency or the Office of the Director of National
- 17 Intelligence, and such security officers shall have the same
- 18 powers as sheriffs and constables for the protection of per-
- 19 sons and property, to prevent breaches of the peace, to sup-
- 20 press affrays or unlawful assemblies, and to enforce any rule
- 21 or regulation the Director of the Agency may promulgate for
- 22 the protection of such installations and grounds. The jurisdic-
- 23 tion and police powers of such security officers shall not,
- 24 however, extend to the service of civil process.

(h) Under such regulations as the Director of the 1 Agency shall prescribe, Agency personnel may earry and use firearms while in the discharge of their official duties: Provided, That within the United States, such official duties shall include only the protection of (1) information concerning intelligence sources and methods and classified documents and material; (2) facilities, property, moneys and other valuable assets owned or utilized by the Agency or the Office of the Director of National Intelligence; (3) personnel of the Agency or the Office of the Director of National Intelligence as may be designated by the Director of the Agency; and (4) defectors and foreign persons visiting the United States under Agency auspices: And provided further, That such duties shall include the transportation and utilization of firearms for authorized training. 15 16 (i)(1) The Agency may employ, manage and separate personnel or contract for such personal services as it deems advisable, and the Agency may expend such sums as it deems advisable for the compensation and management of persons employed by or otherwise associated with the 21 Agency. 22 (2) The Director of the Agency may, in the discretion of 23 the Director of the Agency, terminate the employment of any officer or employee of the Central Intelligence Agency, or the access of any individual, including contractors of the Agency

or any employee of any such contractor, to information relating to intelligence activities whenever the Director of the Agency considers such termination necessary or advisable. (3) Any Agency officer or employee, including any offi-4 eer or employee who has been separated under paragraph (1), or whose employment has been terminated under paragraph 7(2), may seek or accept employment in the competitive service of the Government if declared eligible for such employment by the Office of Personnel Management; and that Office shall consider such officer or employee for positions in the competitive civil service in the same manner as if transferring between two positions in the competitive service, but only if such Agency officer or employee has served with the Agency or the Office of the Director of National Intelligence for a total of at least one year continuously immediately preceding separation or termination. (j) The Director of the Agency is authorized to accept, 17 hold, administer, and utilize gifts and bequests of property, both real and personal, for artistic or general employee or dependent welfare, educational, recreational, or like purpose, whenever the Director of the Agency determines that it would be in the interest of the Agency to do so. Gifts and bequests of money and the proceeds from sales of other property received as gifts or bequests shall be deposited in the Treasury in a separate fund and shall be disbursed upon

order of the Director of the Agency. Property accepted pursuant to this provision, and the proceeds thereof, shall be used as nearly as possible in accordance with the terms of the gift or bequest. For purposes of Federal, income, estate, or gift taxes, gifts or property accepted under this subsection shall be accepted as a gift, devise, or bequest to the United States. (k) Except as otherwise provided in this Act, the au-8 therities contained in subsections (a) through (e) and (i) of this section may be exercised notwithstanding any other provision of law. 11 (1) The Agency shall have no police, subpena, or law 12 enforcement powers, nor perform any internal security or eriminal investigation functions, except to the extent expressly authorized by this Act. 15 16 **PROCUREMENT** 17 SEC. 422. (a) Except as otherwise provided in this Act, the Agency is authorized to procure, use, and dispose of such 18 real and personal property, supplies, services, equipment, and facilities without regard to any other provision of law, whenever deemed necessary to earry out authorized functions. 2122 (b) The provisions of chapter 137, relating to the proeurement of property and services, and chapter 139, relating 23to the procurement of research and development services, of title 10, United States Code, as amended, shall apply to the

- 1 procurement of property and research and development serv-
- 2 ices by the Agency under this title in the same manner and to
- 3 the same extent such chapters apply to the procurement of
- 4 property, services, and research and development services by
- 5 the agencies named in section 2303(a) of chapter 137 of title
- 6 10, except that the Director of the Agency may specify by
- 7 regulation when any or all of the provisions of chapters 137
- 8 and 139 of title 10 may be waived for the effective perform-
- 9 ance of authorized functions.
- 10 (e) In accordance with regulations promulgated by the
- 11 Director of the Agency, the Agency is authorized to enter
- 12 into contracts and amendments of contracts, and to make ad-
- 13 vance payments on contracts, without regard to any other
- 14 provision of law, whenever deemed necessary for the effec-
- 15 tive performance of authorized functions.
- 16 (d) Except as otherwise provided in this Act, the
- 17 Agency is authorized to dispose of property and use the pro-
- 18 ceeds therefrom to purchase new property without regard to
- 19 any other provision of law, in accordance with regulations
- 20 approved by the Director of the Agency, whenever such
- 21 action is found necessary for the effective performance of au-
- 22 thorized functions in accordance with regulations established
- 23 by the Director of the Agency.

1	PROPRIETARIES
2	SEC. 423. (a) The Agency is authorized to establish and
3	operate proprietaries in support of Agency operations and,
4	with the approval of the Director of National Intelligence, in
5	support of other entities of the intelligence community. In
6	addition, any such proprietaries may be operated on a com-
7	mercial basis to the extent necessary to provide effective
8	eover.
9	(b) Appropriated funds and funds generated by an
10	Agency proprietary or otherwise received may be deposited
11	in banks or other financial institutions and expended as nec-
12	essary to accomplish the same or closely related operational
13	purposes except that funds in excess of amounts necessary
14	for such purposes shall be deposited into miscellaneous re-
15	ecipts of the Treasury.
16	(e) Proceeds from the liquidation, sale, or other disposi-
17	tion of any Agency proprietary may be expended to establish
18	and operate other proprietaries in furtherance of the same or
19	elosely related operational purposes. Any such proceeds not
20	so expended shall be deposited into miscellaneous receipts of
21	the Treasury, except for amounts deemed necessary or re-
22	quired by law to be retained for the purpose of satisfying
23	claims or obligations.
24	(d) Whenever any Agency proprietary, or operationally
25	related group of proprietaries, whose net value exceeds

1 \$150,000 is to be liquidated, sold, or otherwise disposed of, the Agency shall, as much in advance of the liquidation, sale, or other disposition as practicable, report the circumstances of the intended liquidation, sale, or other disposition to the House Permanent Select Committee on Intelligence and the Senate Select Committee on Intelligence. (e) The authority contained in this section shall, except as otherwise provided in this Act, be available to the Agency notwithstanding any other provision of law. 10 RELATIONSHIPS WITH OTHER ENTITIES SEC. 424. In addition to those activities of the Agency 11 that relate to other departments and agencies and that are authorized in other provisions of this Act, the Agency is further authorized— 14 (1) to request other entities of the intelligence 15 community undertake authorized intelligence 16 to 17 activities: (2) to receive assistance from Federal, State, and 18 19 local law enforcement agencies in the conduct of authorized functions: 20 21 (3) to provide and receive technical guidance, 22 training, and equipment, and, under regulations estab-23 lished by the Director of the Agency, the services of 24 expert personnel, to or from any other Federal agency 25 or foreign government, and, when not readily available

1	from another Federal agency, to or from State or local
2	governments;
3	(4) to provide and receive technical information or
4	assistance to or from the Passport Office of the De-
5	partment of State and the Immigration and Naturaliza-
6	tion Service of the Department of Justice to assist in
7	carrying out authorized functions; and
8	(5) when the Internal Revenue Service is per-
9	forming an audit of an Agency proprietary or any other
10	organization or individual whose relationship with the
11	Agency is concealed or protected, to notify the Inter-
12	nal Revenue Service of such relationship in order that
13	it not be disclosed publicly in connection with the
14	audit.
15	ADMISSION OF ESSENTIAL ALIENS
16	SEC. 425. (a) Whenever the Director of the Agency, the
17	Attorney General, and the Commissioner of Immigration and
18	Naturalization determine that the entry of particular aliens
19	into the United States for permanent residence is in the inter-
20	est of national security or essential to intelligence activities,
21	such aliens and their immediate families shall be given entry
22	into the United States for permanent residence without
23	regard to their inadmissibility under, or their failure to
24	comply with, any immigration law of the United States or

25 any other law or regulation, but in no ease may the number

of aliens and members of their immediate families who enter $\mathbf{2}$ the United States under the authority of this section exceed one hundred in any one fiscal year. The Agency is authorized to process, debrief, and provide relocation assistance to such 4 individuals, as necessary and appropriate under regulations established by the Director of the Agency. 6 7 (b) When extraordinary circumstances indicate that a foreign person associated with the Agency should enter or leave the United States under other than that person's true identity, the Agency is authorized to notify the Immigration and Naturalization Service of these circumstances and request a waiver of otherwise applicable rules and procedures. 13 AUTHORIZATION FOR APPROPRIATIONS AND 14 **EXPENDITURES** SEC. 426. (a) Nothwithstanding any other provision of 15 law, sums available to the Agency by appropriation or otherwise received may be expended to earry out the authorized functions of the Agency. No funds may be appropriated for any fiscal year beginning after September 30, 1980, for the purpose of carrying out any activity of the Agency unless funds for such activity have been previously authorized by legislation enacted during the same fiscal year or during one of the two immediately preceding fiscal years, except that this limitation shall not apply to funds appropriated by any

25 continuing resolution or required by pay raises.

1	(b) Whenever the Director of the Agency determines
2	such action to be necessary in the interest of the national
3	security, the expenditure of funds appropriated to or other-
4	wise received by the Agency shall be accounted for solely on
5	the certificate of the Director of the Agency and every such
6	certificate shall be deemed a sufficient voucher for the
7	amount certified therein.
8	(c) There is established and the Director of the Agency
9	is authorized to establish and maintain a fund to be known as
10	the Contingency Reserve Fund (hereinafter in this section
11	referred to as the "Reserve Fund") and to credit to the Re-
12	serve Fund moneys specifically appropriated to the Central
13	Intelligence Agency for such fund and unused balances of
14	funds previously withdrawn from the Reserve Fund.
15	(d) The Director of the Agency is authorized to expend
16	moneys from the Reserve Fund for the payment of expenses
17	incurred in connection with any authorized intelligence activ-
18	ity if—
19	(1) the withdrawal of funds from the Reserve
20	Fund has been approved by the Office of Management
21	and Budget;
22	(2) the Committee on Appropriations of the House
23	of Representatives, the Committee on Appropriations
24	of the Senate, the House Permanent Select Committee
25	on Intelligence, and the Senate Select Committee on

Intelligence have been notified of the purpose of such withdrawal at least seventy-two hours in advance of the withdrawal; except that in extraordinary circumstances the Director of the Agency may authorize the withdrawal of funds from the Reserve Fund without prior notification to the appropriate committees of the Congress if the Director of the Agency notifies such committees within forty-eight hours after initiation of the withdrawal, describes the activity for which such funds have been or are to be expended, certifies to such committees that prior notification would have resulted in a delay which would have been harmful to the United States, and discloses to such committees the reasons why the delay would have been harmful. The foregoing shall not be construed as requiring the approval of any committee of the Congress prior to the initiation of any such activity; (3) the moneys from the Reserve Fund are used solely for the purpose of meeting needs that were not

(3) the moneys from the Reserve Fund are used solely for the purpose of meeting needs that were not anticipated at the time the President's budget was submitted to the Congress for the fiscal year in which the withdrawal is authorized, and the activities to be funded require protection from unauthorized disclosure; and

and

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1	(4) any activity funded from the Reserve Fund
2	that continues after the end of the fiscal year in which
3	it was funded by moneys from the Reserve fund shall
4	be funded thereafter through the regular budgetary
5	process at the earliest practicable date.
6	(e) Moneys from the Reserve Fund may be expended
7	only for the purpose for which the withdrawal was approved
8	under this subsection and any amount approved for expendi-
9	ture but not actually expended or to be expended for the
10	purpose for which approved shall be returned to the Reserve
11.	Fund.
12	PART D-TRAVEL AND OTHER ALLOWANCES; RELATED
13	EXPENSES; RETIREMENT SYSTEM; AND DEATH
14	Gratuities
15	SEC. 431. (a) As used in this section "employee" means
16	an "employee" as defined in section 2105 of title 5, United
	states Code, but does not include, unless otherwise specifi-
17	- •
17 18	States Code, but does not include, unless otherwise specifi-
17 18 19	States Code, but does not include, unless otherwise specifi- cally provided in accordance with regulations issued by the
17 18 19 20	States Code, but does not include, unless otherwise specifically provided in accordance with regulations issued by the Director of the Agency, any person working for the Agency
17 18 19 20 21	States Code, but does not include, unless otherwise specifically provided in accordance with regulations issued by the Director of the Agency, any person working for the Agency under a contract or any person who, when initially employed,
17 18 19 20 21	States Code, but does not include, unless otherwise specifically provided in accordance with regulations issued by the Director of the Agency, any person working for the Agency under a contract or any person who, when initially employed, is a resident in or a citizen of the foreign country in which
17 18 19 20 21 22 23	States Code, but does not include, unless otherwise specifically provided in accordance with regulations issued by the Director of the Agency, any person working for the Agency under a contract or any person who, when initially employed, is a resident in or a citizen of the foreign country in which such person is to be assigned to duty.

1	(1) travel, transportation, and subsistence ex
2	penses as provided for in chapters 57 and 59 of title 5
3	United States Code;
4	(2) travel, transportation, medical, subsistence
5	and other allowances and benefits in a manner and
6	under circumstances comparable to those provided
7	under title IX of the Foreign Service Act of 1946 (22
8	U.S.C. 1131–1160);
9	(3) educational travel benefits for dependents in
10	the same manner and under the same circumstances as
11	such benefits are provided under sections (4) (A) and
12	(B) of title 5, United States Code for dependents of
13	employees of the Department of State; and
14	(4)(A) a gratuity to the surviving dependents of
15	officers or employees who die as a result of injuries
16	(excluding disease) sustained outside the United States,
17	in an amount equal to one year's salary at the time of
18	death. Such payment shall be made only upon determi-
19	nation of the Director of the Agency or his designed
20	that the death (1) resulted from hostile or terrorist ac-
21	tivity; or, (2) occurred in connection with an intelli-
22	gence activity having a substantial element of risk.
23	Any payment made under this subsection shall be held
24	to have been a gift and shall be in addition to any

other benefit payable from any source.

1	(B) A death gratuity payment under this subsec-
2	tion shall be made as follows:
3	(i) first, to the widow or widower;
4	(ii) second, to the child, or children in equal
5	shares, if there is no widow or widower; and
6	(iii) third, to the dependent parent, or de-
7	pendent parents in equal shares, if there is no
8	widow, widower, or child. If there is no survivor
9	entitled to payment no payment shall be made.
10	(C) As used in this subsection—
11	(i) each of the terms "widow", "widower",
12	"child", and "parent" shall have the same mean-
13	ing given each such term by section 8101 of title
14	5, United States Code; and
15	(ii) the term "United States" means the sev-
16	eral States and the District of Columbia.
17	(D) The provisions of this subsection shall apply
18	with respect to deaths occurring on or after July 1,
19	1979.
20	(e) Whenever any provision of law relating to expenses,
21	allowances, benefits, or death gratuities of Foreign Service
22	employees or dependents is enacted after the date of enact-
23	ment of this Act in a form other than as an amendment to
24	one of the provisions referred to in subsection (b) and the
25	Director of the Agency determines that it would be appropri-

- 1 ate for the purpose of promoting the effective performance of
- 2 authorized functions, the Director of the Agency may, by
- 3 regulation authorize payment, in whole or in part to Agency
- 4 employees or dependents of such expenses, allowances, bene-
- 5 fits and gratuities.
- 6 (d) Notwithstanding the provisions of subsections (b) and
- 7 (e); and under regulations issued by the Director of the
- 8 Agency, the Agency may pay expenses, allowances, benefits,
- 9 and gratuities similar to those specifically authorized in those
- 10 subsections in any case in which the Director of the Agency
- 11 determines that such expenses, allowances, benefits or gratu-
- 12 ities are necessary for the effective performance of authorized
- 13 functions or that, for reasons of operational necessity or secu-
- 14 rity, the means of paying expenses, allowances, benefits, and
- 15 gratuities authorized in subsections (b) and (e), should not be
- 16 utilized, and may pay special expenses, allowances, benefits,
- 17 and gratuities when necessary to sustain particular Agency
- 18 activities.

19 RETIREMENT SYSTEM

- 20 SEC. 432. The "Central Intelligence Agency" in sec-
- 21 tion 111(1) of the Central Intelligence Agency Retirement
- 22 Act, and the "Director of Central Intelligence" in section
- 23 112 of that Act, shall be deemed to refer to the Central In-
- 24 telligence Agency and the Director of the Agency as estab-
- 25 lished under this title. With the exception of the foregoing

1 sentence, nothing in this Act shall affect the entitlement	1	entence, nothing	: in	this	Act	shall	affect	the	entitlement	•
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- 2 Agency employees and former Agency employees to partici-
- 3 pate in the retirement system established by the Central In-
- 4 telligence Agency Retirement Act or the retirement system
- 5 established by chapter 83 of title 5, United States Code.
- 6 PART E-TRANSFER OF PERSONNEL, PROPERTY, AND
- 7 Functions; Statutes Repealed; Effect of Sub-
- 8 SEQUENT LAW
- 9 TRANSFER OF PERSONNEL, PROPERTY, AND FUNCTIONS
- 10 SEC. 441. (a) All positions, except those of the Director
- 11 of Central Intelligence and the Deputy Director of Central
- 12 Intelligence, established in and personnel employed by the
- 13 Central Intelligence Agency on the day before the effective
- 14 date of this title, and all obligations, contracts, properties,
- 15 and records employed, held, or used by the Agency are trans-
- 16 ferred to the Agency.
- 17 (b) All orders, determinations, rules, regulations, per-
- 18 mits, contracts, certificates, licenses, entitlements, and privi-
- 19 leges which have become effective in the exercise of functions
- 20 transferred under this title and which are in effect on the
- 21 effective date of this title, shall continue in effect until modi-
- 22 fied, terminated, superseded, set aside, or repealed by the
- 23 Director of the Agency or other properly designated Agency
- 24 official, by any court of competent jurisdiction, or by oper-
- 25 ation of law.

- (e) The provisions of this title shall not affect any pro-1 eccings pending before the Central Intelligence Agency as in effect prior to the effective date of this title. (d) No suit, action, or other proceeding begun prior to the effective date of this title, shall abate by reason of enactment of this title. (e) With respect to any function transferred by this title and exercised after the effective date of this title, reference in any other Federal law to any department, agency, office, or part thereof shall be deemed to refer to the department, agency, or office in which such function is vested pursuant to this title, and reference in any other Federal law to a provision of law replaced by similar provisions in this title shall be deemed to refer to the provisions in this title. STATUTES REPEALED; EFFECT OF SUBSEQUENT LAW 15 16 SEC. 442. (a) No provision of this Act shall be construed to limit or deny to the Agency any authority which may be exercised by the Agency under any other provision of applieable law existing on the date of the enactment of this Act,
- this Act.
 (b) No law enacted after the date of the enactment of
 this Act shall be held, considered or construed as amending,
 limiting, superseding or otherwise modifying sections

or as amended subsequent to the date of the enactment of

421(a)(3), 421(d), 421(i), 422, 423, 425, and 426 of this title

- 1 unless such law does so by specifically and explicitly amend-
- 2 ing, limiting, or superseding such provision.
- 3 (e) Section 102 of the National Security Act of 1947 (50
- 4 U.S.C. 403) and the Central Intelligence Agency Act of
- 5 1949 (50 U.S.C. 403a-403j) are repealed.
- 6 PART F—CRIMINAL PENALTY
- 7 SEC. 443. (a) Chapter 33 of title 18, United States
- 8 Code, is amended by adding at the end thereof a new section
- 9 as follows:
- 10 "8716. Misuse of the name, initials, or seal of the Central
- 11 Intelligence Agency
- 12 "Any person who knowingly and without the express
- 13 written permission of the Director of the Central Intelligence
- 14 Agency uses the name 'Central Intelligence Agency', the ini-
- 15 tials 'CIA', the seal of the Central Intelligence Agency, or
- 16 any colorable imitation of such name, initials, or scal in con-
- 17 nection with any solicitation or impersonation for other than
- 18 authorized purposes or in connection with any commercial
- 19 enterprise, including any merchandise, advertisement, book,
- 20 circular, pamphlet, play, motion picture, broadcast, telecast,
- 21 or other publication or production in a manner intended to
- 22 convey the impression that such use is approved, endorsed,
- 23 or authorized by the Central Intelligence Agency shall be
- 24 fined not more than \$10,000 or imprisoned not more than
- 25 one year, or both.".

1	(b) The table of sections at the beginning of chapter 35
2	of such title is amended by adding at the end thereof a new
3	item as follows:
	"716. Misuse of the name, initials, or seal of the Central Intelligence Agency."
4	TITLE V FEDERAL BUREAU OF INVESTIGATION
5	STATEMENT OF PURPOSE
6	SEC. 501. It is the purpose of this title—
7	(1) to authorize the Federal Bureau of Investiga
8	tion, subject to the supervision and control of the At
9	torney General, to perform certain intelligence activi-
10	ties necessary for the conduct of the foreign relations
11	and the protection of the national security of the
12	United States;
13	(2) to delineate responsibilities of the Director of
14	the Federal Bureau of Investigation, and to confer
15	upon the Director the authority necessary to fulfil
16	those responsibilities;
17	(3) to ensure that the intelligence activities of the
18	Federal Bureau of Investigation are properly and effec-
19	tively directed, regulated, coordinated, and adminis-
20	tered; and
21	(4) to ensure that in the conduct of its intelligence
22	activities the Federal Bureau of Investigation is ac
23	countable to the Attorney General, the President, the
24	Congress, and the people of the United States and that

1	those activities are conducted in a manner consistent
2	with the Constitution and laws of the United States.
3	SUPERVISION AND CONTROL
4	SEC. 502. (a) All authorities, duties, and responsibilities
5	of the Federal Bureau of Investigation (hereinafter in this
6	title referred to as the "Bureau") for the conduct of intelli-
7	gence activities, including law enforcement aspects of intelli-
8	gence activities, shall be exercised in accordance with this
9	Act.
10	(b) All intelligence functions of the Bureau shall be per-
11	formed under the supervision and control of the Attorney
12	General. In exercising such supervision and control, the At-
13	torney General shall be guided by policies and priorities es-
14	tablished by the National Security Council and shall be re-
15	sponsive to foreign intelligence collection objectives, require-
16	ments, and plans promulgated by the Director of National
17	Intelligence.
18	(e) The Attorney General and the Director of the Fed-
19	eral Bureau of Investigation (hereinafter in this title referred
20	to as the "Director") shall review at least annually the intel-
21	ligence activities conducted or coordinated by the Bureau to
22	determine whether those activities have been conducted in
23	accordance with the requirements of this Act and procedures
24	approved by the Attorney General pursuant to this Act.

1	(d) The Attorney General and the Director shall publicly
2	designate officials who shall discharge the responsibilities of
3	general counsel and inspector general with respect to the ac-
4	tivities of the Bureau under this Act.
5	DUTIES OF THE DIRECTOR OF THE FEDERAL BUREAU OF
6	INVESTIGATION
7	SEC. 503. (a) It shall be the duty of the Director, under
8	the supervision and control of the Attorney General, to-
9	(1) serve as the principal officer of the Govern-
10	ment for the conduct and coordination of counterintelli-
11	gence activities and counterterrorism intelligence activ
12	ities within the United States;
13	(2) ensure that intelligence activities conducted or
14	coordinated by the Bureau are carried out in conform
15	ity with the provisions of this Act and with the Consti-
16	tution and laws of the United States and that such ac-
17	tivities do not abridge any right protected by the Con-
18	stitution or laws of the United States;
19	(3) ensure that the intelligence activities of the
20	Bureau are properly and efficiently directed, regulated
21	coordinated, and administered;
22	(4) keep the Attorney General fully and currently
23	informed of all intelligence activities conducted or co-
24	ordinated by the Bureau and provide the Attorney

1	General with any information the Attorney General
2	may request concerning such activities;
3	(5) advise the Attorney General and the National
4	Security Council regarding the objectives, priorities, di-
5	rection, conduct, and effectiveness of counterintelli-
6	gence and counterterrorism intelligence activities
7	within the United States;
8	(6) assist the Attorney General and the National
9	Security Council in the assessment of the threat to
10	United States interests from intelligence activities
11	within the United States of foreign powers and from
12	international terrorist activities within the United
13	States; and
14	(7) perform with respect to the Bureau the duties
15	assigned elsewhere in this Act to the head of each
16	entity of the intelligence community.
17	(b) The Attorney General shall provide by regulation
18	which officials of the Bureau shall perform the duties of the
19	Director under this Act during the absence or disability of the
20	Director or during any temporary vacancy in the Office of the
21	Director.
22	COUNTERINTELLIGENCE AND COUNTERTERRORISM
23	INTELLIGENCE FUNCTIONS
24	SEC. 504. (a) The Bureau shall, in accordance with pro-
25	ecdures approved by the Attorney General

1	(1) collect, produce, analyze, publish, and dissemi-
2	nate counterintelligence and counterterrorism intelli-
3	genee;
4	(2) conduct such other counterintelligence and
5	counterterrorism intelligence activities as are necessary
6	for lawful purposes; and
7	(3) conduct, in coordination with the Director of
8	National Intelligence, liaison for counterintelligence or
9	counterterrorism intelligence purposes with foreign
10	governments.
11	(b) All Bureau counterintelligence and counterterrorism
12	intelligence activities outside the United States shall be con-
13	ducted in coordination with the Central Intelligence Agency
14	and with the approval of a properly designated official of such
15	agency. All requests for such approval shall be made or con-
16	firmed in writing. Any such activities that are not related
17	directly to the responsibilities of the Bureau for the conduct
18	of counterintelligence or counterterrorism intelligence activi-
19	ties within the United States shall be conducted only with the
20	approval of the Attorney General or a designee, made or
21	confirmed in writing.
2 2	(e)(1) The Bureau shall be responsible for the coordina-
23	tion of all counterintelligence and counterterrorism intelli-
24	gence activities conducted within the United States by any
25	other entity of the intelligence community.

1	(2) Such activities shall be conducted by clandestine
2	means only with the approval of the Director or a designee,
3	made or confirmed in writing, and only if the request for such
4	approval—
5	(A) is made or confirmed in writing by a properly
6	designated senior official of the requesting entity;
7	(B) describes the activity to be conducted; and
8	(C) sets forth the reasons why the requesting
9	entity wishes to conduct such activity within the
10	United States.
11	(3) The Bureau shall provide the Attorney General or a
12	designee in a timely manner with copies of all requests made
13	to the Bureau under this subsection and shall notify the At-
14	torney General or a designee in a timely manner of any
15	action taken by the Bureau with respect thereto.
16	(4) Any entity of the intelligence community conducting
17	any counterintelligence or counterterrorism intelligence ac-
18	tivity within the United States shall keep the Bureau fully
19	and currently informed regarding that activity.
20	(5) The requirements of paragraphs (2) through (4) of
21	this subsection shall not apply to counterintelligence or coun-
22	terterrorism intelligence activities of the military services di-
23	rected against persons subject to the Uniform Code of Mili-
24	tary Justice (10 U.S.C. 802, Art. 2, (1) through (10)), except

1	for activities conducted by clandestine means outside military
2	installations.
3	FOREIGN INTELLIGENCE FUNCTIONS
4	SEC. 505. (a) The Bureau may, in accordance with pro-
5	ecdures approved by the Attorney General—
6	(1) collect foreign intelligence within the United
7	States in the course of authorized collection of counter-
8	intelligence or counterterrorism intelligence;
9	(2) conduct activities within the United States in
10	support of the foreign intelligence collection programs
11	of any other entity of the intelligence community; and
12	(3) produce, analyze, and disseminate foreign in-
13	telligence in coordination with the Director of National
14	Intelligence.
15	(b) Any Bureau collection of foreign intelligence upon
16	the request of another entity of the intelligence community,
17	or any Bureau activity in support of the foreign intelligence
18	collection programs of another entity of the intelligence com-
19	munity, shall be conducted only upon the request, made or
20	confirmed in writing; of an official of an entity of the intelli-
21	gence community who has been designated by the President
22	to make such requests. The Bureau may not comply with any
23	such request unless such request—
24	(1) describes the information sought or the support
25	activity requested;

1	(2) certifies that the information sought or the
2	support activity requested is relevant to the authorized
3	functions and duties of the requesting entity; and
4	(3) sets forth the reasons why the Bureau is being
5	requested to collect the information or conduct the sup-
6	port activity.
7	The Bureau shall provide the Attorney General or a designee
8	in a timely manner with copies of all such requests, and shall
9	conduct such support activity only with the approval of the
10	Director.
11	(e) The Bureau shall be responsible, in accordance with
12	procedures agreed upon by the Attorney General and the Di-
13	rector of National Intelligence, for the coordination of all col-
14	lection of foreign intelligence by clandestine means within the
15	United States by any other entity of the intelligence commu-
16	nity.
17	(d) Within the United States foreign intelligence may be
18	collected by clandestine means directed against unconsenting
19	United States persons only by the Bureau, with notice to the
20	Attorney General or a designee, except as otherwise permit-
21	ted by section (d) of this Act.
22	COOPERATION WITH FOREIGN GOVERNMENTS
23	SEC. 506. (a) The Bureau may, in accordance with pro-
24	ecdures approved by the Attorney General, collect counterin-
25	telligence and counterterrorism intelligence within the United

1	States upon the written request of any law enforcement, in-
2	telligence, or security agency of a foreign government, and
3	provide assistance to any officer of such agency who is col-
4	lecting intelligence within the United States. The Bureau
5	may not comply with any such request unless such request
6	specifies the purposes for which the intelligence or assistance
7	is sought and—
8	(1) the Bureau would be authorized under this
9	Act to collect the intelligence or provide the assistance
10	in the absence of any such request; or
11	(2) the collection of the intelligence or the provi-
12	sion of assistance pertains to foreign persons and is ap-
13	proved by the Attorney General or a designee after a
14	written finding that, as a matter of comity, such collec-
15	tion or assistance is in the interests of the United
16	States.
17	(b) The Bureau shall keep the Attorney General or a
18	designee fully and currently informed of all intelligence col-
19	lection within the United States by officers or agencies of
20	foreign governments in which information or assistance is
21	furnished by the Bureau.
22	(e) The authority provided in subsection (a) of this sec-
23	tion is subject to the procedures, prohibitions, and restrictions
24	contained in title H of this Act.

1	GENERAL AND SPECIAL AUTHORITIES
2	SEC. 507. (a) In carrying out its functions under this
3	title, the Bureau is authorized to—
4	(1) procure or lease such property, supplies, serv-
5	ices, equipment, buildings, and facilities, and construct
6	or alter such buildings and facilities, as may be neces-
7	sary to earry out its authorized intelligence functions;
8	(2) establish, furnish, and maintain secure cover
9	for Bureau officers, employees, and sources when nec-
10	essary to earry out its authorized intelligence functions,
11	in accordance with procedures approved by the Attor-
12	ney General;
13	(3) establish and operate proprietaries when nec-
14	essary to support Bureau intelligence activities, in ac-
15	cordance with procedures approved by the Attorney
16	General;
17	(4) deposit public moneys in banks or other finan-
18	cial institutions when necessary to carry out its author-
19	ized intelligence functions;
20	(5) conduct or contract for research, development,
21	and procurement of technical systems and devices re-
22	lating to its authorized intelligence functions;
23	(6) protect from unauthorized disclosure, in ac-
24	cordance with standards established by the Director of

1	National Intelligence under section 114, intelligence
2	sources and methods; and
3	(7) perform such additional functions as are other-
4	wise authorized by this Act to be performed by each
5	entity of the intelligence community.
6	(b)(1) Any proprietary established and operated by the
7	Bureau may be operated on a commercial basis to the extent
8	necessary to provide effective cover. Any funds generated by
9	any such proprietary in excess of the amount necessary for
10	its operational requirements shall be deposited by the Direc-
11	tor into miscellaneous receipts of the Treasury.
12	(2) Whenever any Bureau proprietary whose net value
13	exceeds \$150,000 is to be liquidated, sold, or otherwise dis-
14	posed of, the Bureau shall, as much in advance of the liquida-
15	tion, sale, or other disposition of the proprietary as practica-
16	ble report the circumstances of the intended liquidation, sale,
17	or other disposition to the Attorney General and to the
18	House Permanent Select Committee on Intelligence and the
19	Senate Select Committee on Intelligence. Any proceeds from
20	any liquidation, sale, or other disposition of any Bureau pro-
21	prictary, in whatever amount, after all obligations of the pro-
22	prictary have been met, shall be deposited by the Director
23	into miscellaneous receipts of the Treasury.
24	(e) The Bureau is authorized, in accordance with proce-
25	dures approved by the Attorney General, to procure or lease

1	property, goods, or services for its own use in such a manner
2	that the role of the Bureau is not apparent or publicly ac-
3	knowledged when public knowledge could inhibit or interfere
4	with the secure conduct of an authorized intelligence function
5	of the Bureau.
6	(d) The authority contained in clauses (1), (2), (3), and
7	(4) of subsection (a) shall, except as otherwise provided in
8	this Act, be available to the Bureau notwithstanding any
9	other provision of law and shall not be modified, limited, sus-
10	pended, or superseded by any provision of law enacted after
1	the effective date of this title unless such provision expressly
12	eites the specific provision of subsection (a) intended to be so
13	modified, limited, suspended, or superseded.
14	TITLE VI-NATIONAL SECURITY AGENCY
15	PART A—PURPOSES AND DEFINITIONS
16	STATEMENT OF PURPOSES
17	SEC. 601. It is the purpose of this title—
18	(1) to authorize, and provide guidance for, those
19	signals intelligence and communications security activi-
20	ties necessary for the conduct of the foreign relations
21	and the protection of the national security of the
22	United States;
23	(2) to ensure that signals intelligence and commu-
24	nications security activities are properly and effectively
25	directed, regulated, coordinated, and administered, and

1	are organized and conducted so as to meet, in the mos-
2	efficient manner, the signals intelligence and communi
3	eations security needs of the United States;
4	(3) to establish by law the National Security
5	Agency, to provide for the appointment of a Director
6	of that Agency, to delineate the responsibilities of such
7	Director, and to confer upon such Director the authori
8	ties necessary to fulfill those responsibilities;
9	(4) to ensure that the National Security Agency is
10	accountable to the President, the Congress, and the
11	people of the United States and that the signals intelli-
12	gence activities and communications security activities
13	of the United States are conducted in a manner con-
14	sistent with the Constitution and laws of the United
15	States.
16	DEFINITIONS
17	SEC. 602. (a) Except as otherwise provided in this sec-
18	tion, the definitions in title I shall apply to this title.
19	(b) As used in this title—
20	(1) The term "communications intelligence"
21	means technical and intelligence information derived
22	from foreign electromagnetic communications by other
23	than the intended recipients.
24	(2) The term "eryptographic system" includes any
25	code, cipher, and any manual, mechanical, or electrical

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1	device or method used for the purpose of disguising,
2	concealing, or authenticating the contents, significance,
3	or meanings of communications.
4	(3) The term "cryptology" encompasses both sig-
5	nals intelligence and communications security.
6	(4) The term "electronics intelligence" means
7	technical and intelligence information derived from for-
8	eign electromagnetic radiations emanating from other
9	than communciations, nuclear detonations, or radioac-
10	tive sources.
11	(5) The term "foreign electromagnetic communi-
12	cation" means a communication that has at least one
13	communicant outside of the United States or that is
14	entirely among foreign powers or between a foreign
15	power and officials of a foreign power (but not includ-
16	ing communications intercepted by electronic surveil-
17	lance directed at premises used exclusively for residen-
18	tial purposes).
19	(6) The term "foreign instrumentation signals in-
20	telligence" means technical and intelligence informa-
21	tion derived from the collection and processing of for-
22	eign telemetry, beaconry, and associated signals.
23	(7) The term "signals intelligence" includes
24	either individually or in combination, communications

intelligence, electronics intelligence, foreign instrumen-

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- tation signals intelligence, and information derived from the collection and processing of nonimagery infrared and coherent light signals, but does not include electronic surveillance activities conducted by the Federal Bureau of Investigation on its own behalf.
- (8) The term "unauthorized person" means a person not authorized access to signals intelligence or communications security information by the President or by the head of any department or agency that has been designated expressly by the President to engage in cryptologic activities for the United States.
- (9) The term "United States signals intelligence system" means an entity that is comprised of (A) the National Security Agency (including assigned military personnel); (B) those elements of the military departments and the Central Intelligence Agency performing signals intelligence activities; (C) those elements of any other department or agency which may from time to time be authorized by the National Security Council to perform signals intelligence activities during the time when such elements are authorized to perform such activities.

1	PART B-ESTABLISHMENT OF AGENCY; DIRECTOR;
2	DEPUTY DIRECTOR; GENERAL COUNSEL; INSPECTOR
3	General; Duties
4	ESTABLISHMENT OF NATIONAL SECURITY AGENCY;
5	FUNCTION
6	SEC. 611. (a) There is established within the Depart-
7	ment of Defense an agency to be known as the National Se-
8	eurity Agency (hereinafter in this title referred to as the
9	"Agency").
10	(b) It shall be the function of the Agency to conduct
11	signals intelligence activities and communications security
12	activities for the United States Government and to serve as
13	the principal agency of the United States signals intelligence
14	system.
15	(e)(1) The functions of the Agency shall be carried out
16	under the direct supervision and control of the Secretary of
17	Defense and shall be accomplished under the provisions of
18	this Act and in conformity with the Constitution and laws of
19	the United States.
20	(2) In exercising supervision and control over the
21	Agency, the Secretary of Defense shall comply with intelli-
22	gence policies, needs, and priorities established by the Na-
23	tional Security Council and with intelligence objectives and
24	requirements established by the Director of National Intelli-
25	genee.

- 1 (3) In exercising supervision and control over the
- 2 Agency, the Secretary of Defense shall comply with commu-
- 3 nications security policy established by the National Security
- 4 Council which shall include the Secretary of Commerce for
- 5 this purpose.
- 6 DIRECTOR AND DEPUTY DIRECTOR
- 7 SEC. 612. (a) There shall be a Director of the National
- 8 Security Agency (hereinafter in this title referred to as the
- 9 "Director"). There shall also be a Deputy Director of the
- 10 National Security Agency (hereinafter in this title referred to
- 11 as the "Deputy Director") to assist the Director in earrying
- 12 out the Director's functions under this Act.
- 13 (b) The Director and the Deputy Director shall be ap-
- 14 pointed by the President, by and with the advice and consent
- 15 of the Senate. The Director and Deputy Director shall each
- 16 serve at the pleasure of the President. Either the Director or
- 17 Deputy Director shall be a person with eryptologic experi-
- 18 ence. No person may serve as Director or Deputy Director
- 19 for a period of more than six years unless such person is
- 20 reappointed to that same office by the President, by and with
- 21 the advice and consent of the Senate. No person who has
- 22 served as Director or Deputy Director for a period of less
- 23 than six years and is subsequently appointed or reappointed
- 24 to that same office may serve in that office under such ap-
- 25 pointment or reappointment for a term of more than six

1	years. In no event may any person serve in either or both
2	offices for more than a total of twelve years.
3	(e) At no time shall the two offices of Director and
4	Deputy Director be occupied simultaneously by commis-
5	sioned officers of the Armed Forces whether in an active or
6	retired status.
7	(d)(1) If a commissioned officer of the Armed Forces is
8	appointed as Director or Deputy Director, then-
9	(A) in the performance of the duties of Director or
10	Deputy Director, as the case may be, the officer shall
11	be subject to no supervision, control, restriction, or
12	prohibition of the military departments, or the Armed
13	Forces of the United States or any component thereof;
14	and
15	(B) that officer shall not possess or exercise any
16	supervision, control, powers, or functions (other than
17	such as that officer possesses, or is authorized or di-
18	rected to exercise, as Director, or Deputy Director)
19	with respect to the Department of Defense, the mili-
20	tary departments, or the Armed Forces of the United
21	States or any component thereof, or with respect to
2 2	any of the personnel (military or civilian) of any of the
23	foregoing.
24	(2) Except as provided in this section, the appointment
25	to the Office of Director or Deputy Director of a commis-

- 1 sioned officer of the Armed Forces, and acceptance of and
- 2 service in such an office by that officer, shall in no way affect
- 3 any status, office, rank, or grade that officer may occupy or
- 4 hold in the Armed Forces, or any emolument, perquisite,
- 5 right, privilege, or benefit incident to or arising out of any
- 6 such status, office, rank, or grade. A commissioned officer
- 7 shall, while serving in the office of Director or Deputy Direc-
- 8 tor, continue to hold rank and grade not lower than that in
- 9 which that officer was serving at the time of that officer's
- 10 appointment as Director or Deputy Director.
- 11 (3) The rank or grade of any such commissioned officer
- 12 shall, during any period such officer occupies the office of
- 13 Director or Deputy Director, be in addition to the numbers
- 14 and percentages authorized for the military department of
- 15 which such officer is a member.
- 16 (c) The Director and Deputy Director, whether civilian
- 17 or military, shall be compensated while serving as Director
- 18 or Deputy Director only from funds appropriated to the De-
- 19 partment of Defense.
- 20 (f) If a commissioned officer of the Armed Forces is
- 21 serving as Director or Deputy Director, that officer shall be
- 22 entitled, while so serving, to the difference, if any, between
- 23 the regular military compensation (as defined in section
- 24 101(25) of title 37, United States Code) to which that officer
- 25 is entitled and the compensation provided for that office

1	under subchapter 11 of chapter 53 of title 5, United States
2	Code.
3	(g) The Deputy Director shall act in the place of the
4	Director during the absence or disability of the Director or
5	during any temporary vacancy in the office of the Director.
6	The Director shall provide by regulation which officials of the
7	Agency shall, whenever there is no Deputy Director, act in
8	the place of the Director during the absence or disability of
9	the Director or during any temporary vacancy in the office of
10	the Director.
11	(h) In computing the twelve-year limitation prescribed
12	in subsection (b) of this section, any service by a person as
13	Director or Deputy Director of the National Security Agency
14	as such agency existed on the day before the effective date of
15	this title shall not be included.
16	DUTIES OF THE DIRECTOR
17	SEC. 613. (a) It shall be the duty of the Director to—
18	(1) serve as the principal signals intelligence offi-
19	eer of the Government and the executive head of the
20	National Security Agency;
21	(2) ensure that the signals intelligence activities of
22	the United States Government are conducted in ac-
23	cordance with the provisions of this Act and with the
24	Constitution and laws of the United States;

1	(3) direct and manage all eryptologic activities,
2	resources, personnel, and programs of the Agency;
3	(4) organize, maintain, direct, and manage the
4	United States signals intelligence system;
5	(5) in accordance with intelligence policies, needs,
6	and priorities established by the National Security
7	Council and with intelligence requirements and objec-
8	tives promulgated by the director of National Intelli-
9	gence, supervise, formulate and promulgate operational
10	plans, policies, and procedures for the conduct and con-
11	trol of, all signals intelligence collection, processing,
12	reporting, and dissemination activities of the United
13	States Government;
14	(6) ensure that signals intelligence is disseminated
15	promptly and under appropriate security safeguards
16	only to departments and agencies that require such in-
17	telligence for their lawful functions and have been au-
18	therized by the President to receive such intelligence;
19	(7) serve, under the Secretary of Defense, as the
20	principal communications security officer of the United
21	States Government and ensure that the communica-
22	tions security activities of the United States Govern-
23	ment are conducted in accordance with the provisions
24	of this Act and with the Constitution and laws of the
25	United States;

- (8) fulfill the communications security requirements of all departments and agencies based upon policy guidance from the National Security Council operating pursuant to section 142 of this Act;
- (9) consolidate, as necessary, the signals intelligence and the communications security functions of the United States Government for the purpose of achieving overall efficiency, economy, and effectiveness;
- (10) conduct such research and development in support of signals intelligence and communications security activities as may be necessary to meet the needs of departments and agencies authorized to receive signals intelligence or which require communications security assistance, or delegate responsibility for such research and development to other departments or agencies, and review research and development conducted by any department or agency in support of signals intelligence and communications security, except for such research and development in support of the clandestine activities of the Central Intelligence Agency;
- (11) determine the manpower resources and administrative support needed by the Agency to conduct effectively its signals intelligence activities and, in accordance with such terms and conditions as shall be mutually agreed upon by the Director of National In-

telligence and the Secretary of Defense, enter into agreements with other departments and agencies for the provision of such manpower resources and administrative support;

(12) determine the manpower resources and administrative support needed by the Agency to conduct effectively its communications security activities, and, based upon guidance from the Secretary of Defense, enter into agreements with other departments and agencies for the provision of such manpower resources and administrative support;

(13) review all proposed budgets, programs, and resource allocations for the signals intelligence activities of the United States, prepare a proposed consolidated United States signals intelligence program and budget for each fiscal year based upon program and budget guidance from the Secretary of Defense, and with respect to national intelligence activities on program and budget guidance from the Director of National Intelligence, and submit each such proposed budget to the Director of National Intelligence and the Secretary of Defense;

(14) review all proposed programs, budgets, and resource allocations for the communications security activities of the United States Government, prepare a

1	proposed consolidated Department of Defense commu-
2	nications security program and budget for each fiscal
3	year, and submit each such proposed program and
4	budget to the Secretary of Defense;
5	(15) establish appropriate controls for funds made
6	available to the Agency to carry out its authorized ac-
7	tivities;
8	(16) ensure that eryptologic information is classi-
9	fied in accordance with applicable law and Executive
10	orders;
11	(17) conduct liaison on eryptologic matters with
12	foreign governments and, when such matters involve
1,3	the responsibilities of the Director of National Intelli-
14	gence under section 115(h), conduct such liaison in co-
15	ordination with the Director of National Intelligence;
16	(18) provide for such communications support and
17	facilities as may be necessary to (A) conduct signals in-
18	telligence activities in a timely and secure manner, and
19	(B) ensure the expeditious handling of critical informa-
20	tion for the United States Government;
21	(19) prescribe all cryptographic systems and tech-
22	niques, other than secret writing systems and covert
23	agent communications systems of the Central Intelli-
24	gence Agency, to be used in any manner by or on
25	behalf of the United States Government and provide

1	for the centralized production and control of such cryp
2	tographic systems and materials to be used by the
3	United States Government;
4	(20) evaluate, based, as appropriate, upon guid
5	ance from the Attorney General, the vulnerability o
6	United States communications to interception and ex
7	ploitation by unintended recipients and, under the su-
8	pervision of the Secretary of Defense and in accord-
9	ance with policy guidance from the National Security
10	Council operating pursuant to section 142 of this Act
11	institute appropriate measures to ensure the confiden-
12	tiality of such communications;
13	(21) ensure that the Agency will receive, in a
14	timely fashion, all signals intelligence collected by any
15	entity of the United States Government;
16	(22) develop plans to ensure the responsiveness of
17	the United States signals intelligence system to the
18	needs of the Department of Defense, including the del-
19	egation of such tasking authority as may be appropri-
20	ate;
21	(23) provide the Director of National Intelligence
22	with such information on the activities of the Agency
23	as the Director of National Intelligence requires to ful-
24	fill his statutory responsibilities;

1	(24) provide technical assistance to any other
2	entity of the intelligence community engaged in lawful
3	intelligence activities;
4	(25) issue such rules, regulations, directives, and
5	procedures as may be necessary to implement this title;
6	and
7	(26) perform with respect to the Agency the
8	duties assigned elsewhere in this Act to the head of
9	each entity of the intelligence community.
10	(b) It shall also be the duty of the Director to provide
11	signals intelligence support for the conduct of military oper-
12	ations in accordance with tasking, priorities and standards of
13	timeliness assigned by the Secretary of Defense. If provision
14	of such support requires use of systems for national intelli-
15	gence collection, these systems will be tasked within existing
16	guidance from the Director of National Intelligence.
17	(e) it shall also be the duty of the Director to prescribe
18	and enforce for the United States signals intelligence system
19	and for the communications security activities of the United
20	States Government security rules, regulations, procedures,
21	standards; and requirements with respect to personnel secu-
22	rity clearances, authorizations for access to facilities and in-
23	formation, physical security of facilities, equipment, and in-
24	formation, and the transmission, processing, and reporting of
25	information, in order to protect signals intelligence and com-

- 1 munications security information from unauthorized disclo-
- 2 sure. All such rules, regulations, procedures, standards, and
- 3 requirements shall be in accord with applicable law and with
- 4 policy guidance from the Director of National Intelligence
- 5 with respect to signals intelligence activities and the Secre-
- 6 tary of Defense with respect to communications security
- 7 activities. Enforcement of all such rules, regulations, proce-
- 8 dures, standards, and requirements shall be coordinated with
- 9 the head of each concerned department or agency.
- 10 (d) To assist the Director in the fulfillment of his respon-
- 11 sibilities under this section, the heads of all departments and
- 12 agencies shall furnish the Director, upon request and in ac-
- 13 cordance with applicable law, such data as the Director may
- 14 require and the Director shall take appropriate steps to main-
- 15 tain the confidentality of any information which is so pro-
- 16 vided.
- 17 GENERAL COUNSEL; INSPECTOR GENERAL
- 18 SEC. 614. (a) There shall be a General Counsel of the
- 19 National Security Agency appointed by the President, by and
- 20 with the advice and consent of the Senate, who shall dis-
- 21 charge the responsibilities of general counsel under this Act
- 22 for the Agency.
- 23 (b) There shall be an Inspector General of the national
- 24 Security Agency, appointed by the Director, who shall dis-

1	charge the responsibilities of inspector general under this Act
2	for the Agency.
3	PART C—General and Special Authorities of the
4	AGENCY; AUTHORIZATION FOR APPROPRIATIONS
5	GENERAL AUTHORITIES OF THE ACENCY
6	SEC. 621. (a) In carrying out its functions under this
7	Act, the Agency is authorized to—
8	(1) transfer to and receive from other departments
9	and agencies funds for the sole purpose of earrying out
10	functions authorized by this title, subject to the approv-
11	al of the Director of the Office of Management and
12	Budget;
13	(2) exchange funds without regard to the provi-
14	sions of section 3651 of the Revised Statutes (31
15	U.S.C. 543);
16	(3) reimburse other departments and agencies of
17	the Government for personnel assigned or loaned to
18	the Agency and services furnished to the Agency;
19	(4) rent any premises within or outside the United
20	States necessary to earry out any function of the
21	Agency authorized under this title, and make such al-
22	terations, improvements, and repairs to the premises
23	of, or rented by, the Agency as may be necessary
24	without regard to any limitation prescribed by law if
25	the Director makes a written finding that weiver of

1	such ilmitation otherwise applicable to the renting, al
2	teration, improvement, or repair, as the ease may be
3	is necessary to the successful performance of the Agen
4	ey's functions or the security of its activities;
5	(5) lease buildings to the Government without
6	regard to the limitations prescribed in section 322 e
7	the Act entitled "An Act making appropriations for the
8	legislative branch of the Government for the fiscal year
9	ending June 30, 1933, and for other purposes", ap
10	proved June 30, 1932 (40 U.S.C. 278a) or the provi
11	sions of section 2675 of title 10, United States Code
12	(6) acquire, construct, or alter buildings and facili
13	ties (including family and bachelor housing in foreign
14	countries only) without regard to the Public Buildings
15	Act of 1959 (40 U.S.C. 601-615) or section 2682 o
16	title 10, United States Code;
17	(7) repair, operate, and maintain buildings, utili-
18	ties, facilities, and appurtenances;
19	(8) conduct health-service programs as authorized
20	by section 7901 of title 5, United States Code;
21	(9) in accordance with regulations approved by
22	the Director, transport officers and employees of the
23	Agency in Government-owned automotive equipment
24	between their domiciles and places of employment
25	where such personnel are engaged in work that makes

1	such transportation necessary, and transport in such
2	equipment, to and from school, children of Agency per-
3	sonnel who have quarters for themselves and their
4	families at isolated stations outside the continental
5	United States where adequate public or private trans-
6	portation is not available;
7	(10) settle and pay claims of civilian and military
8	personnel, as prescribed in Agency regulations consist-
9	ent with the terms and conditions by which claims are
10	settled and paid under the Military Personnel and Ci-
11	vilian Employees' Claims Act of 1964 (31 U.S.C.
12	240-243);
13	(11) pay, in accordance with regulations approved
14	by the Director, expenses of travel in connection with,
15	and expenses incident to attendance at meetings of
16	professional, technical, scientific, and other similar or-
17	ganizations when such attendance would be a benefit
18	to the conduct to the work of the Agency;
19	(12) establish, furnish, and maintain, in coordina-
20	tion with the Director of National Intelligence, secure
21	cover for Agency officers, employees, agents and activ-
22	ities;
23	(13) direct the transfer or disposal, on a nonreim-
24	bursable basis and after coordination with the head of
25	the department or agency involved, and in cases in-

volving the responsibilities of the Director of National
Intelligence under section, 304(h), the Director of Na-
tional Intelligence, of such cryptologic and cryptologic-
related equipment and supplies among entities of the
intelligence community and between entities of the in-
telligence community and departments and agencies as
may be necessary for performance of the functions au-
thorized by this title, and the loan, transfer, or disposal
of such equipment and supplies to foreign countries for
eryptologic support, and pay expenses of arrangements
with foreign countries for cryptologic support;
(14) perform inspection, audit, public affairs, legal,
and legislative services;
(15) protect, in accordance with standards estab-
lished by the Director of National Intelligence under
section 304 of this Act and with any other applicable
statute or Executive order, materials and information
related to intelligence sources and methods;
(16) perform such additional functions as are oth-
erwise authorized by this Act to be performed by each
entity of the intelligence community;
(17) exercise such other authorities available to
the Secretary of Defense as may be delegated by the
Secretary of Defense to the Agency; and

1	(18) maintain and operate a permanent full-scale
2	printing plant for the production of eryptologic and
3	eryptologic-related materials, and lease or purchase
4	and maintain and operate computer and communica-
5	tions equipment to carry out authorized functions.
6	(b) The authority contained in clause (12) of subsection
7	(a) shall, except as otherwise provided in this Act, be availa-
8	ble to the Agency notwithstanding any other provision of law
9	and shall not be modified, limited, suspended, or superseded
10	by any provision of law enacted after the effective date of this
11	title unless such provision expressly eites clause (12) of sub-
12	section (a) and specifically indicates how such authority is to
13	be so modified, limited, suspended, or superseded.
14	(e) Notwithstanding the provisions of section 3678 of
15	the Revised Statutes (31 U.S.C. 628) any department or
16	agency may transfer to or receive from the Agency any sum
17	of money approved by the Director of National Intelligence
18	and the Director of the Office of Management and Budget for
19	use in support of foreign eryptologic liaison and support func-
20	tions authorized by this title.
21	(d) The Agency may use as its seal of office the insignia
22	used by the Agency prior to the effective date of this title and
23	judicial notice shall be taken of such seal.
24	(e) The Director may employ, contract, or arrange with
25	another Government agency for the assignment of security

- 1 officers to police the installations and grounds under the con-
- 2 trol of or used by the Agency, and to perform courier escort
- 3 duties and such security officers shall have the same powers
- 4 as sheriffs and constables for the protection of persons and
- 5 property, to prevent breaches of the peace, to suppress af-
- 6 frays or unlawful assemblies, and to enforce any rule or regu-
- 7 lation the Director may promulgate for the protection of such
- 8 installations and grounds. The jurisdiction and police powers
- 9 of such security officers shall not, however, extend to the
- 10 eivil process.
- 11 (f) The Director may authorize Agency personnel to
- 12 carry firearms within the United States for courier protection
- 13 purposes, for the protection of the Director and Deputy Di-
- 14 rector, and in exigent circumstances, such officials of the
- 15 Agency as the Director may designate, and for the protection
- 16 of any foreign person visiting the United States under
- 17 Agency auspices.
- 18 (g)(1) The Agency may appoint, promote, and separate
- 19 such personnel or contract for such personnel services as it
- 20 deems advisable, without regard to the provisions of title 5,
- 21 United States Code, governing appointments to, promotions
- 22 in, and separations from the civil service, and without regard
- 23 to the limitations on types of persons to be employed, and fix
- 24 the compensation of such personnel without regard to the
- 25 provisions of chapter 51 and subchapter III and IV of chap-

- 1 ter 53 of that title, relating to elassification and General
- 2 Schedule pay rates, but at rates not in excess of the maxi-
- 3 mum pay authorized senior executive service by subchapter
- 4 VIII of chapter 53 of title 5, United States Code.
- 5 (2) Executive sehedule positions within the Agency
- 6 other than the Director, Deputy Director, General Counsel,
- 7 and Inspector General, and positions in the grades of GS-16,
- 8 GS-17, and GS-18, other than those transferred to the
- 9 Agency under this Act shall be as authorized by law.
- 10 (3) Any Agency officer or employee who has been sepa-
- 11 rated under paragraph (1) may seek or accept employment in
- 12 the Government if declared eligible for such employment by
- 13 the Office of Personnel Management; and that office may
- 14 place such officer or employee in a position in the competitive
- 15 civil service in the same manner as an employee who is
- 16 transferred between two positions in the competitive service,
- 17 but only if such Agency officer or employee has served with
- 18 the Agency for at least one year continuously immediately
- 19 preceding such separation.
- 20 PROCUREMENT AUTHORITY
- 21 SEC. 622. (a) The Agency is authorized to procure such
- 22 property, supplies, services, equipment, and facilities as may
- 23 be necessary to earry out its functions under this title.
- 24 (b) The provisions of chapter 137, relating to the pro-
- 25 curement of property and services, and chapter 139, relating

to the procurement of research and development services, of title 10, United States Code, shall apply to the procurement of property, services, and research and development services by the Agency in the same manner and to the same extent such chapters apply to the procurement of property, services, and research and development services by the agencies named in section 2303(a) of such title, except that the Director is authorized, with the approval of the Secretary of Defense and, in the ease of any national intelligence activity, the Director of National Intelligence, to waive the application of any or all of the provisions of chapters 137 and 139 of such title when the Director deems such action necessary to the successful performance of any function of the Agency or 14 to protect the security of activities of the Agency. 15 (e) The Agency is authorized, notwithstanding any other provision of law, to procure property, goods, or services in the name of the Department of Defense when public knowledge of the Agency's sponsorship of such procurement would inhibit or interfere with the secure conduct of an authorized Agency function. Any participation of the Department of De-21 fense in Agency procurement may also be concealed, in aceordance with section 139 of this Act but notwithstanding any other provision of law, when the Director finds such conecalment necessary to protect the secure conduct of an au-25 thorized Agency function.

1	EDUCATION AND TRAINING
2	SEC. 623. The Director is authorized to establish and
3	insure compliance with standards for training necessary to
4	accomplish the cryptologic missions of the Government and
5	to arrange for, fund, or provide training as may be necessary
6	to accomplish the lawful functions of the Agency. The provi-
7	sions of chapter 41 of title 5, United States Code, shall be
8	applicable in the conduct of such training, except that the
9	Director is authorized to waive the application of any or all
10	such provisions if the Director deems such action necessary
11	because of the unique mission and function of the Agency.
12	AUTHORIZATIONS FOR APPROPRIATIONS AND
13	EXPENDITURES
13 14	EXPENDITURES SEC. 624. (a) Notwithstanding any other provision of
14 15	SEC. 624. (a) Notwithstanding any other provision of
14 15 16	SEC. 624. (a) Notwithstanding any other provision of law, funds made available to the Agency by appropriation or
14 15 16 17	SEC. 624. (a) Notwithstanding any other provision of law, funds made available to the Agency by appropriation or otherwise may be expended for purposes necessary to earry
14 15 16 17 18	SEC. 624. (a) Notwithstanding any other provision of law, funds made available to the Agency by appropriation or otherwise may be expended for purposes necessary to earry out the lawful functions of the Agency. No funds may be
14 15 16 17 18 19	SEC. 624. (a) Notwithstanding any other provision of law, funds made available to the Agency by appropriation or otherwise may be expended for purposes necessary to carry out the lawful functions of the Agency. No funds may be appropriated for any fiscal year beginning after September
14 15 16 17 18 19	SEC. 624. (a) Notwithstanding any other provision of law, funds made available to the Agency by appropriation or otherwise may be expended for purposes necessary to earry out the lawful functions of the Agency. No funds may be appropriated for any fiscal year beginning after September 30, 1980, for the purpose of earrying out any activity of the
14 15 16 17 18 19 20 21	SEC. 624. (a) Notwithstanding any other provision of law, funds made available to the Agency by appropriation or otherwise may be expended for purposes necessary to earry out the lawful functions of the Agency. No funds may be appropriated for any fiscal year beginning after September 30, 1980, for the purpose of earrying out any activity of the Agency unless funds for such activity have been authorized.

24 lution or required by pay raises.

1	(b)(1) The Secretary of Defense may make funds availa-
2	ble to the Agency for the purpose of meeting confidential,
3	emergency, or extraordinary expenses of the Agency, but any
4	funds made available to the Agency by the Secretary of De-
5	fense for such a purpose may be made available only from
6	funds appropriated to the Secretary of Defense for the spe-
7	cific purpose of meeting confidential, emergency, or extraor-
8	dinary expenses.
9	(2) Any funds made available to the Agency by the Sec-
10	retary of Defense for meeting confidential, emergency, and
11	extraordinary expenses may be used only to meet the ex-
12	penses specified by the Secretary of Defense. The expendi-
13	ture of such funds shall be accounted for solely on the certifi-
14	eate of the Director and every such certificate shall be
15	deemed a sufficient voucher for the amount certified therein,
16	but such expenditures may be made only for activities author-
17	ized by this title or other law.
18	PART D-TRAVEL AND OTHER EXPENSES; SPECIAL
19	FACILITIES; RETIREMENT SYSTEM
20	TRAVEL, RELATED EXPENSES, AND DEATH GRATUITIES
21	FOR CERTAIN AGENCY PERSONNEL
22	SEC. 631. (a) As used in this section "employee" does
23	not include, unless otherwise specifically indicated, any
24	person working for the Agency under a contract or any
25	person who when initially employed is a resident in or a citi-

- 1 zen of a foreign country in which the station at which such
- 2 person is to be assigned to duty is located.
- 3 (b) Under such regulations as the Director, in consulta-
- 4 tion with the Director of National Intelligence, may approve
- 5 the Agency may, with respect to employees assigned to duty
- 6 stations outside the United States, provide allowances and
- 7 other benefits in the same manner and under the same eir-
- 8 cumstances such allowances and other benefits are provided
- 9 employees of the Foreign Service under title IX of the For-
- 10 eign Service Act of 1946 (22 U.S.C. 1131-1160), and death
- 11 gratuities in the same manner and under the same circum-
- 12 stances such gratuities are provided employees of the Foreign
- 13 Service under section 14 of the Act entitled "An Act to pro-
- 14 vide certain basic authority for the Department of State",
- 15 approved August 1, 1956 (22 U.S.C. 2679a).
- 16 (e) Whenever any provision of law relating to travel and
- 17 related expenses or death gratuities of employees of the For-
- 18 eign Service is enacted after the date of enactment of this
- 19 Act, is not enacted as an amendment to one of the provisions
- 20 referred to in subsection (b) of this section, and the Director
- 21 determines that it would be appropriate for the purpose of
- 22 maintaining conformity between provisions of law relating to
- 23 travel and related expenses and death gratuities of the For-
- 24 eign Service and provisions of law and the Central Intelli-
- 25 gence Agency and provisions of law relating to travel and

1	related expenses and death gratuities of employees of the
2	Agency, the President may, by Executive order, extend in
3	whole or in part to employees of the Agency the allowances
4	and benefits applicable to employees of the Foreign Service
5	by such provision of law, where such allowances and benefits
6	have been extended to employees of the Central Intelligence
7	Agency by the Director of that Agency pursuant to section
8	431(e) of this Act.
9	(d) Notwithstanding the provisions of subsections (b) and
10	(e), and under such regulations as the Director, in consulta-
11	tion with the Director of National Intelligence, shall approve,
12	the Agency may pay expenses, benefits, and allowances
13	equivalent to those specifically authorized in subsections (b)
14	and (e) in any case in which the Director determines that, for
15	reasons of operational necessity or security, the means or
16	method of paying expenses, benefits, and allowances author-
17	ized in such subsections should not be utilized.
18	COMMISSARY AND MESS SERVICES AND RECREATION
19	FACILITIES
20	SEC. 632. (a) The Director is authorized to establish
21	and maintain emergency commissary and mess services in
22	such places outside the United States and in Alaska where,
23	in the Director's judgment, such services are necessary to
24	ensure the effective and efficient performance of the duties
25	and responsibilities of the Agency, but only if such services

- 1 are not otherwise available from other departments and agen-
- 2 eies of the Government. An amount equal to the amount ex-
- 3 pended for any such services shall be returned to the Treas-
- 4 ury as miscellaneous receipts.
- 5 (b) The Director is authorized to assist in the establish-
- 6 ment, maintenance, and operation, by officers and employees
- 7 of the Agency, of non-Government operated commissary and
- 8 mess services and recreation facilities at certain posts abroad,
- 9 including the furnishing of space, utilities, and properties
- 10 owned or leased by the United States for use by the Agency.
- 11 Commissary and mess services and recreation facilities estab-
- 12 lished pursuant to this subsection shall be made available,
- 13 insofar as practicable, to officers and employees of other
- 14 Government agencies, employees of Government contractors,
- 15 and their families who are stationed outside the United
- 16 States or in Alaska. Such services and facilities shall not be
- 17 established in localities where another department or agency
- 18 operates similar services or facilities unless the Director de-
- 19 termines that such additional services or facilities are neces-
- 20 sary.
- 21 (e) Notwithstanding any other provision of law, charges
- 22 at any post outside the United States or in Alaska by a com-
- 23 missary or mess service or recreation facility authorized or
- 24 assisted under this section shall be at the same rate for all
- 25 civilian and military personnel of the Government serviced

- 1 thereby, and all charges for supplies furnished to such a fa-
- 2 cility by any department or agency shall be at the same rate
- 3 as that charged by the furnishing department or agency to its
- 4 civilian or military commissary or mess services or recreation
- 5 facilities.

RETIREMENT SYSTEM

- 7 SEC. 633. Employees of the Agency shall participate in
- 8 the regular Federal Civil Service Retirement System pro-
- 9 vided for under subchapter III of chapter 83 of title 5, United
- 10 States Code, except that title 5 of the United States Code is
- 11 amended as follows to provide for the participation of certain
- 12 Agency employees in such system under special conditions:
- 13 (a) Section 8334 of title 5, United States Code, is
- 14 amended by adding at the end thereof the following:
- 15 "(i) The National Security Agency will annually reim-
- 16 burse the fund for additional expenditures incurred as a result
- 17 of retirement of employees under section 8336(i) of this
- 18 title."
- 19 (b) Section 8336 of title 5, United States Code, is
- 20 amended by adding the following new subsection (h) and re-
- 21 numbering present subsection (h) as subsection (i):
- 22 "(h) An employee of the National Security Agency who
- 23 has completed 15 years of service outside the United States,
- 24 or in training therefor, in duties determined by the Director,
- 25 National Security Agency to be either hazardous to life or

- 1 health or so specialized because of security requirements as
- 2 to be clearly distinguishable from normal Government em-
- 3 ployment is entitled to an annuity after becoming 50 years of
- 4 age and completing 20 years of service.".
- 5 (e) Section 8339 of title 5, United States Code, is
- 6 amended to add the following new subsection (q):
- 7 "(q) The annuity of an employee retiring under section
- 8 8336(h) of this title is to be computed in accordance with
- 9 section 221 of the Central Intelligence Agency Retirement
- 10 Act of 1964, as amended.".
- 11 (d) Section 8347(d) of title 5, United States Code, is
- 12 amended to read as follows:
- 13 "(d) An administrative action or order affecting the
- 14 rights or interests of an individual or of the United States
- 15 under this subchapter may be appealed to the Commission
- 16 under procedures prescribed by the Commission, except that
- 17 any action affecting an employee who retires under section
- 18 8336(i) of this title may be appealed only to the Secretary of
- 19 Defense, whose decision is final and conclusive and is not
- 20 subject to review.".

1	PART E SPECIAL DELEGATION OF AUTHORITY; PRES-
2	ERVATION OF CERTAIN AUTHORITY AND RESPONSI-
3	BILITY
4	SPECIAL DELEGATION AUTHORITY; MISCELLANEOUS
5	PRESERVATION OF AUTHORITY AND RESPONSIBILITY
6	SEC. 641. (a) In exercising control over all signals intel-
7	ligence activities of the United States, the Director shall
8	make special provision for the delegation of operational con-
9	trol of specified signals intelligence activities required to pro-
10	vide signals intelligence direct support to military command-
11	ers or the heads of other departments and agencies of the
12	Government. Such special provision shall be made for such
13	period and for such activities as the Director determines to be
14	appropriate.
15	(b) Nothing in this title shall contravene the responsibil-
16	ities of any department or agency for the final evaluation of
17	signals intelligence, the synthesis of such intelligence with
18	intelligence from other sources, or the dissemination of fin-
19	ished intelligence to users in accordance with prescribed se-
20	curity procedures.
21	(e) Nothing in this title shall contravene the authorized
22	functions of any department or agency to organize and con-
23	duet individual communications security activities other than
24	the development of eryptographic systems, devices, equip-
25	ment, and procedures. Each department and agency con-

- 1 cerned shall be responsible for implementing all measures re-
- 2 quired to assure communications security in accordance with
- 3 security rules, regulations, procedures, standards, and re-
- 4 quirements prescribed by the Director under the authority of
- 5 section 613(b) of this Act.
- 6 (d)(1) Nothing in this title shall contravene the authority
- 7 of the Central Intelligence Agency to conduct, as approved
- 8 by the Director of National Intelligence after review by the
- 9 Director, clandestine signals intelligence operations in sup-
- 10 port of clandestine activities; to conduct, in coordination with
- 11 the Director, clandestine operations designed to achieve sig-
- 12 nals intelligence objectives; and to prescribe unique commu-
- 13 nications security methods and procedures, after review by
- 14 the Director, in support of clandestine activities.
- 15 (2) Nothing in this title shall be construed to require the
- 16 disclosure of information that reveals the operational details
- 17 of any clandestine activities conducted by the Central Intelli-
- 18 gence Agency, including any intelligence sources and meth-
- 19 ods involved in such activities.
- 20 (e) All elements of the United States signals intelligence
- 21 system shall conduct signals intelligence activities in re-
- 22 sponse to operational tasks assigned by the Director and in
- 23 accordance with directives issued by the Director. Except as
- 24 authorized in subsection (a), no organization outside the
- 25 United States signals intelligence system may engage in sig-

1	nals intelligence activities unless specifically authorized to do
2	so by the National Security Council.
3	(f) Nothing in this title shall be construed as amending
4	or superseding the provisions of the Act entitled "An Act to
5	provide certain administrative authorities for the National
6	Security Agency, and for other purposes", approved May 29,
7	1959 (73 Stat. 63; 50 U.S.C. 402 note), section 24(a) of the
8	Act of October 31, 1951 (65 Stat. 719; 18 U.S.C. 798); and
9	of the Act entitled "Personnel security procedures in the Na-
10	tional Security Agency", approved September 23, 1950 (78
11	Stat. 168, 50 U.S.C. 831-835).
12	(g) The provisions of sections 2 and 3 of the Act entitled
13	"An Act to fix the responsibilities of disbursing and certifying
14	officers, and for other purposes", approved December 29,
15	1941 (55 Stat. 875; 31 U.S.C. 82), shall apply to certifica-
16	tions for payments and to payments made by or on behalf of
17	the National Security Agency by certifying officers and em-
18	ployees and by disbursing officers and employees under the
19	jurisdiction of any military department, notwithstanding the
20	provisions of section 4 of such Act (31 U.S.C. 82e).
21	PART F-TRANSFER OF PERSONNEL, PROPERTY, AND
22	Functions
23	TRANSFER OF PERSONNEL, PROPERTY, AND FUNCTIONS
24	SEC. 651. (a) All positions established in and personnel
25	employed by the National Security Agency, as in effect on

- 1 the day before the effective date of this title, and all obliga-
- 2 tions, contracts, properties, and records employed, held, or
- 3 used primarily in connection with any function to be per-
- 4 formed by the Agency under this title, are transferred to the
- 5 Director.
- 6 (b) All orders, determinations, rules, regulations, per-
- 7 mits, contracts, certificates, licenses, and privileges which
- 8 have become effective in the exercise of functions transferred
- 9 under this title and which are in effect on the day before the
- 10 effective date of this title, shall continue in effect until modi-
- 11 fied, terminated, superseded, set aside, or repealed by the
- 12 Director, or other appropriate Agency officials, by any court
- 13 of competent jurisdiction, or by operation of law.
- 14 (e) The provisions of this title shall not affect any pro-
- 15 ceedings pending before the National Security Agency as in
- 16 effect prior to the effective date of this title.
- 17 (d) No suit, action, or other proceeding begun by or
- 18 against any officer in that officer's official capacity in the
- 19 National Security Agency, as in effect prior to the effective
- 20 date of this title, shall abate by reason of enactment of this
- 21 title.
- 22 (c) With respect to any function transferred by this title
- 23 and exercised after the effective date of this title, reference in
- 24 any other Federal law to any department, agency, office, or
- 25 part thereof shall be deemed to refer to the department,

1	agency, or office in which such function is vested pursuant to
2	this title.
3	TITLE VII PROTECTION OF IDENTITIES OF
4	CERTAIN UNDERCOVER INTELLIGENCE OF-
5	FICERS, AGENTS, INFORMANTS, AND
6	SOURCES
7	CRIMINAL PENALTY
8	SEC. 701. (a) Whoever, having or having had author-
9	ized access to classified information that
10	(1) identifies as an officer or employee of an intel-
11	ligence agency, or as a member of the Armed Forces
12	assigned to duty with an intelligence agency, any indi-
13	vidual (A) who in fact is such an officer, employee, or
14	member, (B) whose identity as such an officer, employ-
15	ee, or member is classified information, and (C) who is
16	serving outside the United States or has within the last
17	five years served outside the United States; or
18	(2) identifies as being or having been an agent of
19	or informant or source of operational assistance to, ar
20	intelligence agency any individual (A) who in fact is or
21	has been such an agent, informant, or source, and (B)
22	whose identity as such an agent, informant, or source
23	is classified information,
24	intentionally discloses to any individual not authorized to re-
25	ecive classified information any information that identifies ar

- 1 individual described in paragraph (1) or (2) as such an officer,
- 2 employee, or member or as such an agent, informant, or
- 3 source, knowing or having reason to know that the informa-
- 4 tion disclosed so identifies such individual and that the United
- 5 States is taking affirmative measures to conecal such individ-
- 6 ual's intelligence relationship to the United States, shall be
- 7 fined not more than \$50,000 or imprisoned not more than ten
- 8 years; or both.
- 9 (b) It is a defense to a prosecution under subsection (a)
- 10 of this section that before the commission of the offense with
- 11 which the defendant is charged, the United States had public-
- 12 ly acknowledged or revealed the intelligence relationship to
- 13 the United States of the individual the disclosure of whose
- 14 intelligence relationship to the United States is the basis for
- 15 the presecution.
- 16 (e) No person other than a person committing an offense
- 17 under subsection (a) of this section shall be subject to pros-
- 18 ceution under such subsection by virtue of section 2 or 4 of
- 19 title 18, United States Code, or shall be subject to prosecu-
- 20 tion for conspiracy to commit an offense under such subsec-
- 21 tion.
- 22 (d) It shall not be an offense under subsection (a) of this
- 23 section to transmit information described in such subsection
- 24 directly to the House Permanent Select Committee on Intel-
- 25 ligence or to the Senate Select Committee on Intelligence.

(e) There is jurisdiction over an offense under subsection 1 (a) of this section committed outside the United States if the individual committing the offense is a citizen of the United States. (f) Nothing in this section shall be construed as authori-5 ty to withhold information from Congress or from a committee of either House of Congress. (g) As used in this section— 8 (1) The term "classified information" means infor-9 mation or material designated and elearly marked or 10 11 elearly represented, pursuant to the provisions of a statute or Executive order (or a regulation or order 12 13 issued pursuant to a statute or Executive order), as re-14 quiring a specific degree of protection against unau-15 thorized disclosure for reasons of national security: 16 (2) The term "authorized", when used with re-17 spect to access to classified information, means having 18 authority, right, or permission pursuant to the provisions of a statute, Executive order, directive of the 19 20 head of any department or agency engaged in foreign 21 intelligence or counterintelligence activities, order of a 22 United States district court, or provisions of any rule

of the House of Representatives or resolution of the

Senate which assigns responsibility within the respec-

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1	tive House of Congress for the oversight of intelligence
2	activities.
3	(3) The term "disclose" means to communicate,
4	provide, impart, transmit, transfer, convey, publish, or
5	otherwise make available.
6	(4) The term "intelligence agency" means the
7	Central Intelligence Agency or any intelligence compo-
8	nent of the Department of Defense.
9	(5) The term "informant" means any individual
10	who furnishes or has furnished information to an intel-
11	ligence agency in the course of a confidential relation-
12	ship protecting the identity of such individual from
13	public disclosure.
14	(6) The terms "agent", "informant", and "source
15	of operational assistance" do not include individuals
16	who are citizens of the United States residing within
17	the United States.
18	(7) The terms "officer" and "employee" have the
19	meanings given such terms by sections 2104 and 2105
20	respectively, of title 5, United States Code.
21	(8) The term "Armed Forces" means the Army
$2\dot{2}$	Navy, Air Force, Marine Corps, and Coast Guard.
23	(9) The term "United States" when used in a ge
24	ographic sense, means all areas under the territoria

1	sovereignty of the United States and the Trust Terri-
2	tory of the Pacific Islands.
3	PRESIDENTIAL RESPONSIBILITY
4	SEC. 702. The President shall ensure that each person
5	who has authorized access to the types of classified informa-
6	tion described in sections 701 (a)(1) and (a)(2) be informed of
7	the provisions of section 701.
8	TITLE VIII—PHYSICAL SEARCHES WITHIN THE
9	UNITED STATES
10	AMENDMENTS TO THE FOREIGN INTELLIGENCE
11	SURVEILLANCE ACT
12	SEC. 801. The Foreign Intelligence Surveillance Act of
13	1978 (92 Stat. 1783) is amended as follows:
14	(1) The statement of purpose is amended by inserting
15	"physical searches and" after "authorize".
16	(2) The title is amended by inserting "SEARCH AND"
17	before "SURVEILLANCE".
18	(3) The table of contents is amended to read as follows:
	"TITLE I—PHYSICAL SEARCH AND ELECTRONIC SURVEILLANCE WITHIN THE UNITED STATES FOR FOREIGN INTELLIGENCE PURPOSES
	"Sec. 101. Definitions. "Sec. 102. Authorization for physical search and electronic surveillance for foreign intelligence purposes.
	"Sec. 103. Designation of judges. "Sec. 104. Application for an order.
	"Sec. 105. Issuance of an order. "Sec. 106. Use of information.
	"Sec. 107. Report of physical search and electronic surveillance.
	"Sec. 108. Congressional oversight.
	"Sec. 100. Penalties. "Sec. 110. Civil liability.
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"Sec. 111. Authorization during time of war.

"TITLE II CONFORMING AMENDMENTS

"Sec. 201. Amendments to chapter 119 of title 18, United States Code.

"TITLE III - EFFECTIVE DATE

"Sec. 301. Effective date.".

- 1 (4) The title of title I is amended by inserting "PHYSI-
- 2 CAL SEARCH AND" before "ELECTRONIC".
- 3 (5) Section 101(h) is amended by striking "with respect
- 4 to electronic surveillance".
- 5 (6) Section 101(h)(1) is amended by inserting "search
- 6 or" after "particular".

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7 (7) Section 101(h)(4) is amended to read as follows:

"(4) notwithstanding paragraphs (1), (2), and
(3), with respect to any physical search or electronic surveillance approved pursuant to section
102(a), procedures that require that, for a physical
search, no information that concerns a United
States person, and for a surveillance, no contents
of any communication to which a United States
person is a party, shall be disclosed, disseminated,
or used for any purpose or retained for longer
than twenty-four hours unless a court order under
section 105 is obtained or unless the Attorney
General determines that the information indicates
a threat of death or serious bodily harm to any

person.".

1	(8) Section 101(k) is amended to read as follows:
2	"(k) 'Aggrieved person' means a person who is
3	the target of physical search or electronic surveillance
4	or any other person whose communications, activities,
5	property, or mail were subject to physical search or
6	electronie surveillance.".
7	(9) Section 101 is amended by adding at the end thereof
8	the following new provision:
9	"(p) 'Physical search' means any search of prop-
10	erty that is located in the United States and any open-
11	ing of mail in the United States or in United States
12	postal channels, under circumstances in which a person
13	has a reasonable expectation of privacy and a warrant
14	would be required for law enforcement purposes.".
15	(10) The title of section 102 is amended to read as fol-
16	lows: "AUTHORIZATION FOR PHYSICAL SEARCH
17	AND ELECTRONIC SURVEILLANCE FOR FOREIGN
18	INTELLIGENCE PURPOSES".
19	(11) Section 102(a)(1) is amended to read as follows:
20	"SEC. 102. (a)(1) Notwithstanding any other law, the
21	President, through the Attorney General, may authorize
22	physical search or electronic surveillance without a court
23	order under this title to acquire foreign intelligence informa-
24	tion for periods of up to one year if the Attorney General
25	certifies in writing under eath that-

1	"(A) the physical search is directed solely at prop-
2	erty or premises under the open and exclusive control
3	of a foreign power, as defined in section 101(a) (1), (2),
4	or (3), and no property or mail of a known United
5	States person may be seized;
6	"(B) the electronic surveillance is solely directed
7	at
8	"(i) the acquisition of the contents of commu-
9	nications transmitted by means of communications
10	used exclusively between or among foreign
11	powers, as defined in section 101(a) (1), (2), or
12	(3); or
13	"(ii) the acquisition of technical intelligence,
14	other than the spoken communications of individ-
15	uals, from property or premises under the open
16	and exclusive control of a foreign power, as de-
17	fined in section 101(a) (1), (2), or (3);
18	"(C) there is no substantial likelihood that the
19	search will involve the property or mail of a United
20	States person or the surveillance will acquire the con-
21	tents of any communication to which a United States
22	person is a party; and
23	"(D) the proposed minimization procedures with
24	respect to such search or surveillance meet the defini-

1	tion of minimization procedures under section 101(h);
2	and
3	if the Attorney General reports such minimization procedures
4	and any changes thereto to the House Permanent Select
5	Committee on Intelligence and the Senate Select Committee
6	on Intelligence at least thirty days prior to their effective
7	date, unless the Attorney General determines immediate
8	action is required and notifies the committees immediately of
9	such minimization procedures and the reason for their becom-
10	ing effective immediately.".
11	(12) Section 102(a)(2) is amended by striking "An elec-
12	tronic surveillance" and inserting in lieu thereof "A physical
13	search or electronic surveillance".
14	(13) Section 102(a)(3)(B) is amended by inserting
15	"search or" before "surveillance".
16	(14) Section 102(a)(4) is amended by inserting "physical
17	search or" after "With respect to".
18	(15) Section 102(a)(4)(A) is amended by inserting
19	"physical search or" before "electronic surveillance".
20	(16) Section 102(a)(4)(B) is amended by inserting
21	"search or" before "surveillance".
22	(17) Section 102(a) is amended by adding a new subsec-
23	tion as follows:
24	"(5) The Attorney General may authorize physical
25	entry of property or premises under the open and exclusive

- 1 control of a foreign power, as defined in section 101(a) (1),
- 2 (2), or (3), for the purpose of installing, repairing, or remov-
- 3 ing any electronic, mechanical, or other surveillance device
- 4 used in conjunction with an electronic surveillance authorized
- 5 by this subsection.".
- 6 (18) Section 102(b) is amended to read as follows:
- 7 "(b) Applications for a court order under this title are
- 8 authorized if the President has, by written authorization, em-
- 9 powered the Attorney General to approve applications to the
- 10 court having jurisdiction under section 103, and a judge to
- 11 whom an application is made may, notwithstanding any other
- 12 law, grant an order in conformity with section 105, approv-
- 13 ing physical search or electronic surveillance of a foreign
- 14 power or an agent of a foreign power for the purpose of ob-
- 15 taining foreign intelligence information, except that the court
- 16 shall not have jurisdiction to grant any order approving phys-
- 17 ical search or electronic surveillance directed solely as de-
- 18 scribed in subsection (a) unless such physical scarch or sur-
- 19 veillance may involve the property or acquisition of commu-
- 20 nications of any United States person.".
- 21 (19) Section 103(a) is amended by inserting "Physical
- 22 search or" before all appearances of "electronic surveil-
- 23 lance".
- 24 (20) Section 104(a) is amended by inserting "Physical
- 25 search or" after "approving" in the first sentence.

1	(21) Section 104(a)(3) is amended by inserting "or the
2	property or mail subject to the physical search" after "sur-
3	veillance".
4	(22) Section 104(a)(4)(A) is amended by inserting
5	"physical search or" before "electronic surveillance".
6	(23) Section 104(a)(4)(B) is amended to read as follows:
7	"(B) each of the facilities, places, or items of
8	property or mail at which the physical search or
9	electronic surveillance is directed is the property
10	or mail of, or is being used by, or is about to be
11	used by, a foreign power or an agent of a foreign
12	power;".
13	(24) Section 104(a)(6) is amended by inserting "or the
14	items of property or mail to be subjected to the search" after
15	"surveillance".
16	(25) Section 104(a)(7)(B) is amended by inserting
17	"search or" before "surveillance".
18	(26) Section 104(a)(8) is amended by inserting "search
19	or" before both appearances of "surveillance".
20	(27) Section 104(a)(9) is amended by inserting "proper-
21	ty," after "persons,".
22	(28) Section 104(a)(10) is amended to read as follows:
23	"(10) a statement of the period of time which the
24	physical search will encompass or for which the elec-
25	tronic surveillance is required to be maintained, and if

1	the nature of the intelligence gathering is such that the
2	approval of the use of physical search or electronic sur-
3	veillance under this title should not automatically ter-
4	minate when the described type of information has first
5	been obtained, a description of facts supporting the
6	belief that additional information of the same type will
7	be obtained thereafter; and".
8	(29) Section 104(b) is amended to read as follows:
9	"(b) Whenever the target of the physical search or elec-
10	tronic surveillance is a foreign power, as defined in section
11	101(a) (1), (2), or (3), and each of the facilities, places, or
12	items of property at which the search or surveillance is di-
13	rected is owned, leased, exclusively used, or openly and ex-
14	elusively controlled by that foreign power, the application
15	need not contain the information required by paragraphs (6),
16	(7)(E), (8), and (11) of subsection (a), but shall state whether
17	physical entry is required to effect the search or surveillance
18	and shall contain such information about the search or sur-
19	veillance techniques and communications or other information
20	concerning United States persons likely to be obtained as
21	may be necessary to assess the proposed minimization proce-
22	dures.".
23	(30) Section 105(a) is amended by striking "approving
24	the electronic surveillance" and inserting in lieu thereof "ap-
25	proving the physical search or electronic surveillance".

1	(31) Section 105(a)(1) is amended by inserting "physical
2	search or" before "electronic surveillance".
3	(32) Section 105(a)(3)(A) is amended by inserting
4	"physical search or" before "electronic surveillance".
5	(33) Section 105(a)(3)(B) is amended to read as follows:
6	"(B) each of the facilities, places, or items of
7	property or mail at which the physical search or
8	electronic surveillance is directed is the property
9	or mail of, is being used by, or is about to be used
10	by, a foreign power or an agent of a foreign
11	power;".
12	(34) Section 105(b) is amended by inserting "physical
13	search or" after "approving".
14	(35) Section 105(b)(1)(A) is amended by inserting
15	"physical search or" before "electronic surveillance".
16	(36) Section 105(b)(1)(B) is amended by striking "at
17	which the" and inserting in lieu thereof "or items of property
18	or mail at which the physical search or".
19	(37) Section 105(b)(1)(C) is amended to read as follows:
20	"(C) the type of information sought to be re-
21	quired and the type of communications, activities,
22	or property to be subjected to the search or sur-
23	veillance;".
24	(38) Section 105(b)(1)(D) is amended to read as follows:

1	"(D) the means by which the physical search
. 2	or electronic surveillance will be effected and
3	whether physical entry will be used to effect the
4	search or surveillance: Provided, That no order
· 5	shall authorize more than one unconsented physi-
6	eal entry into real property except for entries to
7	install, repair, or remove surveillance devices;".
8	(39) Section 105(b)(1)(E) is amended by inserting
9	"physical search or" before "electronic surveillance".
10	(40) Section 105(b)(1) is amended by adding at the end
11	thereof the following provision:
12	"(G) whenever more than one search of
13	property or the opening of more than one item of
14	mail is to be conducted under the order, the au-
15	thorized scope of the searches or opening of mail;
16	and".
17	(41) Section 105(b)(2) is amended by inserting "physical
18	search or" before both appearances of "electronic surveil-
19	lance" and by inserting "search or" before "surveillance or
20	the aid".
21	(42) Section 105(e) is amended to read as follows:
22	"(e) Whenever the target of the physical search or elec-
23	tronic surveillance is a foreign power, as defined in section
24	101(a) (1), (2), or (3) and each of the facilities, places or items
25	of property at which the search or surveillance is directed is

1	owned, leased, exclusively used or openly and exclusively
2	controlled by that foreign power, the order need not contain
3	the information required by subparagraphs (C), (D), and (F
4	of subsection (b)(1), but shall generally describe the informa-
5	tion sought and the communications, activities or property to
6	be subjected to the search or surveillance and for surveil-
7	lances the type of electronic surveillance involved, including
8	whether physical entry is required for the search or surveil-
9	lance.".
10	(43) Section 105(d)(1) is amended by inserting "physical
11	search or" before the first appearance of "electronic".
12	(44) Section 105(d)(3) is amended by inserting "physical
13	search or" before "electronic surveillance".
14	(45) Section 105(e)(1) is amended to read as follows:
15	"(1) an emergency situation exists with respect to
16	the use of physical search or electronic surveillance to
17	obtain foreign intelligence information before an order
18	authorizing such search or surveillance can with due
19	diligence be obtained; and".
20	(46) Section 105(e)(2) is amended by inserting "search
21	or" before all appearances of "surveillance" and by inserting
22	"physical search or" before all appearances of "electronic
23	surveillance".
24	(47) Section 106(a) is amended by inserting "physical
25	search or" before both appearances of "electronic".

- 1 (48) Section 106(e) is amended by inserting ", or physi-
- 2 cal search or the property or mail of," after "electronic sur-
- 3 veillance of".
- 4 (49) Section 106(d) is amended by inserting ", or physi-
- 5 cal search of the property or mail of," after "electronic sur-
- 6 veillance of".
- 7 (50) Section 106 (c) through (g) are amended by insert-
- 8 ing "physical search or" before all appearances of "electronic
- 9 surveillance" and by inserting "search or" before all appear-
- 10 ances of "surveillance".
- 11 (51) Section 106(h) is amended by inserting "a physical
- 12 search or an" before "electronic surveillance" and by insert-
- 13 ing "search or" before "surveillance".
- 14 (52) Section 106(j) is amended by inserting "physical
- 15 search or" before both appearances of "electronic surveil-
- 16 lance" and by inserting "search or" before "surveillance".
- 17 (53) Section 107 is amended by inserting "physical
- 18 search or" before "electronic surveillance".
- 19 (54) Section 108(a) is amended by inserting "physical
- 20 searches and" before "electronic surveillance".
- 21 (55) Section 109 is amended by inserting "physical
- 22 search or" before all appearances of "electronic surveil-
- 23 lance".
- 24 (56) Section 110 is amended by striking "or about
- 25 whom information obtained by electronic surveillance of such

1	person" and inserting in lieu thereof "or whose property or
2	mail has been the subject of a physical search or about whom
3	information obtained by electronic surveillance of such person
4	or physical search of such property or mail".
5	(57) Section 111 is amended by inserting "physical
6	search or" before "electronic surveillance".
7	AMENDMENTS TO CHAPTER 119 OF TITLE 18, UNITED
8	STATES CODE
9	SEC. 802. Chapter 119 of title 18, United States Code,
10	is amended as follows:
11	(1) Section 2511(2)(a)(ii) is amended by inserting "or to
12	engage in physical search" after "electronic surveillance", by
13	inserting "Search and" after "Intelligence", and by inserting
14	"or physical search" before "or the device used".
15	(2) Section 2511(2) (c) and (f) are amended by inserting
16	"Search and" after all appearances of "Intelligence".
17	TITLE IX—MISCELLANEOUS AMENDMENTS AND
18	EFFECTIVE DATE
19	AMENDMENTS TO TITLE 5, UNITED STATES CODE
20	SEC. 901. (a) Section 5313 of title 5, United States
21	Code, is amended by adding at the end thereof the following:
22	"(25) Director of National Intelligence.".
23	(b) Section 5313 of such title is amended by striking out
24	"(15) Director of Central Intelligence.".
25	and inserting in lieu thereof

1	"(15) Director of the Central Intelligence
2	Agency.".
3	(e)(1) Section 5314 of such title is amended by striking
4	out
5	"(35) Deputy Director of Central Intelligence.".
6	and inserting in lieu thereof
7	"(35) Deputy Director of National Intelligence.".
8	(2) Section 5314 of such title is further amended by
9	adding at the end thereof the following:
10	"(70) Deputy Director of the Central Intelligence
11	Agency.
12	"(71) Director of the National Security Agency.".
13	(d) Section 5315 of such title is amended by adding at
14	the end thereof the following:
15	"(128) Assistant Directors of National Intelli-
16	genee (5).
17	"(129) Deputy Director of the National Security
18	Agency.
19	"(130) General Counsel of the Central Intelli-
20	genee Ageney.
21	"(131) Inspector General of the Central Intelli-
22	genee Ageney.".
23	(e) Section 5316 of such title is amended by adding at
24	the end thereof the following:

1	"(152) General Counsel of the National Security
2	Agency.
3	"(153) Inspector General of the National Security
4	Agency.''.
5	REPEAL OF SECTION 2422, TITLE 22, UNITED STATES
6	CODE
7	SEC. 902. Section 2422 of title 22, United States Code,
8	is repealed.
9	AMENDMENT TO THE FEDERAL ADVISORY COMMITTEE
10	ACT TO BLIMINATE EXEMPTION FOR THE CENTRAL
11	INTELLIGENCE AGENCY
12	SEC. 903. Section 4(b) of the Federal Advisory Commit-
13	tee Act (86 Stat. 770), is amended to read as follows:
14	"(b) Nothing in this Act shall be construed to apply to
15	any advisory committee established or utilized by the Federal
16	Reserve System.".
17	EFFECTIVE DATE
18	SEC. 904. This Act shall become effective on the first
19	day of the third calendar month following the month in which
20	it is enacted.
21	That this Act may be cited as the "Intelligence Oversight Act
22	of 1980".
23	SEC. 2. Section 662 of the Foreign Assistance Act of
24	1961 (22 U.S.C. 2422) is amended by striking out in sub-
25	section (a) "and reports, in a timely fashion" and all that

1	follows down through the period in subsection (b) and insert-
2	ing in lieu thereof a period and the following: "Each such
3	operation shall be considered a significant anticipated intelli-
4	gence activity for the purposes of section 501 of the National
5	Security Act of 1947.".
6	SEC. 3. (a) The National Security Act of 1947 (50
7	U.S.C. 401 et seq.) is amended by adding at the end thereof
8	the following new title:
9	"TITLE V—ACCOUNTABILITY FOR
10	INTELLIGENCE ACTIVITIES
11	"CONGRESSIONAL OVERSIGHT
12	"Sec. 501. (a) To the extent consistent with all appli-
13	cable authorities and duties, including those conferred by the
14	Constitution upon the executive and legislative branches of
15	the Government, and to the extent consistent with due regard
16	for the protection from unauthorized disclosure of classified
17	information and information relating to intelligence sources
18	and methods, the Director of Central Intelligence and the
19	heads of all departments, agencies, and other entities of the
20	United States involved in intelligence activities shall—
21	"(1) keep the Select Committee on Intelligence of
22	the Senate and the Permanent Select Committee on
23	Intelligence of the House of Representatives (herein-
24	after in this section referred to as the 'Select Commit-
25	tees') fully and currently informed of all intelligence

activities which are the responsibility of, are engaged 1 in by, or are carried out for or on behalf of, any de-2 partment, agency, or entity of the United States, in-3 cluding any significant anticipated intelligence activi-4 ty, except that (A) the foregoing provision shall not re-5 6 quire approval of the Select Committees as a condition 7 precedent to the initiation of any such anticipated intelligence activity, and (B) if the President determines 8 it is essential to limit prior notice to meet extraordi-9 nary circumstances affecting vital interests of the 10 United States, such notice shall be limited to the 11 12 chairman and ranking minority members of the Select Committees, the Speaker and minority leader of the 13 House of Representatives, and the majority and minor-14 15 ity leaders of the Senate; 16 "(2) furnish any information or material concern-17 ing intelligence activities which is in the possession, custody, or control of any department, agency, or 18 19 entity of the United States and which is requested by 20 either of the Select Committees in order to carry out 21 its authorized responsibilities; and 22 "(3) report in a timely fashion to the Select Com-23mittees any illegal intelligence activity or significant 24intelligence failure and any corrective action that has

- 1 been taken or is planned to be taken in connection
- 2 with such illegal activity or failure.
- 3 "(b) The President shall fully inform the Select Com-
- 4 mittees in a timely fashion of intelligence operations in for-
- 5 eign countries, other than activities intended solely for ob-
- 6 taining necessary intelligence, for which prior notice was not
- 7 given under subsection (a) and shall provide a statement of
- 8 the reasons for not giving prior notice.
- 9 "(c) The President and the Select Committees shall
- 10 each establish such procedures as may be necessary to carry
- 11 out the provisions of subsections (a) and (b).
- 12 "(d) The House of Representatives and the Senate, in
- 13 consultation with the Director of Central Intelligence, shall
- 14 each establish, by rule or resolution of such House, proce-
- 15 dures to protect from unauthorized disclosure all classified
- 16 information and all information relating to intelligence
- 17 sources and methods furnished to the Select Committees or to
- 18 Members of the Congress under this section. In accordance
- 19 with such procedures, each of the Select Committees shall
- 20 promptly call to the attention of its respective House, or to
- 21 any appropriate committee or committees of its respective
- 22 House, any matter relating to intelligence activities requiring
- 23 the attention of such House or such committee or commit-
- 24 tees.".

Amend the title so as to read: "A bill to strengthen the system of congressional oversight of intelligence activities of the United States.".

Calendar No.

96TH CONGRESS S. 2284

[Report No. 96-730]

BILI

To authorize the intelligence system of the United States by the establishment of a statutory basis for the national intelligence activities of the United States, and for other purposes.

February 8 (legislative day, January 3), 1980

MAY 15 (legislative day, JANUARY 3), 1980 Reported with an amendment and an amendment to the title

Read twice and referred to the Select Committee on

Intelligence

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